STATE OF MICHIGAN MICHIGAN ADMINISTRATIVE HEARING SYSTEM ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES

IN THE MATTER OF:



Reg. No.: 2012-46461 Issue No.: 2009 Case No.: Hearing Date: June 20, 2012 County: Oakland (04)

ADMINISTRATIVE LAW JUDGE: Susan C. Burke

HEARING DECISION

This matter is before the undersi	igned Adminis	t rative Law Judge	e pursuant to MCL	400.9
and MCL 400.37 upon the Claim	ant 's requ	est for a hearing.	After due notice,	а
telephone hearing was conduc	ted from Detr	oit, Mi chigan on	i June 20, 2012. 1	Г <u>h</u> e
Claimant appeared, along with				and
testified.	appeared (on behalf of the D	epartment of H	uman
Services ("Department").				

During the hearing, Claimant wa ived the time period for the i ssuance of this decision in order to allow for the submission of addi received, reviewed, and forwarded to the consideration. On August 2, 2012, this o found Claimant not disabled. T his matter is now bef ore the unde rsigned for a final decision.

ISSUE

Whether the Department pr operly determined that Claim ant was not disabled f or purposes of the Medical Assistance ("MA-P") Program.

FINDINGS OF FACT

The Administrative Law Judge, based on t he competent, material, and substantial evidence on the whole record, finds as material fact:

1. Claimant submitted an application for public assistance seeking MA-P benefits and Retroactive MA-P benefits on December 5, 2011.

- 2. On March 26, 2012, the Medical Review Team (MRT) determined that Claimant was not disabled.
- 3. The Department notified Claimant of the MRT determination on March 29, 2012.
- 4. On April 5, 2012, the Department rece ived Claimant's timely written request for hearing.
- 5. On May 25, 2012, SHRT found Claimant not disabled.
- 6. During the hearing, Claimant waived the time period for the issuance of this decision in order to allow for the submission of additional medical records. The evidence was received, reviewed and forwarded to SHRT for r consideration. On August 2, 2012, this office received the SHRT determination which found Claimant not disabled.
- 7. At the time of the hearing, the Claimant was years old with a birth date of
- 8. Claimant has an eleventh grade education.
- 9. Claimant is not currently working.
- 10. Claimant has past relevant work as a restaurant cook.
- 11. Claimant has schizoaffective disorder.
- 12. Claimant's impairments have lasted, or are expected to last, continuously for a period of twelve months or longer.

CONCLUSIONS OF LAW

The Medical Assistance program is established by Subchapter XIX of Chapter 7 of The Public Health & Welfare Act, 42 USC 1397, and is administered by the Department of Human Services, formerly known as the Family Independenc e Agency, pursuant to MCL 400.10 *et seq.* and MCL 400.105. Department policies are found in the Bridge s Administrative Manual ("BAM"), the Bridges Elig ibility Manual ("BEM"), and the Bridges Reference Tables ("RFT").

Federal regulations r equire that the Depar tment use the same operative definition for "disabled" as used for Supplemental Security Income (SSI) under Title XVI of the Social Security Act. 42 CFR 435.540(a).

"Disability" is:

...the inability to do any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than 12 months ... 20 CFR 416.905.

In determining whether an indiv idual is disabled, 20 CFR 4 16.920 requires the trier of fact to follow a sequential evaluation process by which current work activity, the severity of the impairment(s), statut ory listings of medical impair rments, residual functional capacity, and vocational factors (i.e., age, education, and work experience) ar e assessed in that order. When a determination that an individual is or is not disabled can be made at any step in the sequential evaluation, evaluation under a subsequent step is not necessary.

First, the trier of fact must determine if t he individual is working and if the work is substantial gainful activity. (SGA) 20 CFR 416.920(b).

In this case, Claimant is not currently working. Claimant testified credibly that he is not currently working and the D epartment presented no contradict ory evidence. Therefore, Claimant may not be disqualified for MA at this step in the sequential evaluation process.

Second, in order to be considered disabled for purposes of MA, a person must have a severe im pairment. 20 CFR 416.920(c). A severe impairm ent is an impairment expected to last twelve months or more (or result in deat h) which signific antly limits an individual's physical or mental ability to per form basic work activit ies. The t erm "basic work activities" means the abilities and aptit udes necessary to do most jobs. Examples of these include:

- (1) Physical functions such as walking, standing, sitting, lifting, pushing, pulling, reaching, carrying or handling;
- (2) Capacities for seeing, hearing, and speaking;
- (3) Understanding, carrying out, and remembering simple instructions;
- (4) Use of judgment;
- (5) Responding appropriately to supervision, co-workers and usual work situations; and

(6) Dealing with changes in a routine work setting. 20 CFR 416.921(b).

The purpose of the second st ep in the sequential ev aluation process is to screen out claims lacking in medical merit. *Higgs v. Bowen* 880 F2d 860, 862 (6th Cir, 1988). As a result, the Department may only screen out cl aims at this level whic h are "totally groundless" solely from a medical standpoint. The *Higgs* court used the severity requirement as a " *de minimus* hurdle" in the disability determination. The *de minimus* standard is a provision of a law that allows the court to disregard trifling matters.

In this case, medical evidence has clearly established that Claimant has an impairment (or combination of impairments) that has more than a minimal effect on Claimant's work activities. The **Sector 1** submission of medical/psychological records from Community Network Services s hows Claimant to have schizoaffective disorder and a GAF score of 40. (p. 23 of evidence)

It is noted that Claim ant testified to physic al impairments, but only mental impairments were listed in Claimant's MA application, so this decision is limited to a discussion of the alleged mental impairments only.

In the third step of the seque ntial an alysis of a disability claim, the trier of fact must determine if the Claimant's impairment, or combination of impairments, meets or medically equals the criteria of an impairment listed in Appendix 1 of Subpart P of 20 CFR, Part 404. (20 CFR 416.920 (d), 416. 925, and 416.926.) This Administrative La w Judge finds that the Claimant's medical record will not support a finding that Claimant's impairment(s) is a "list ed impairment" or is medically equal to a listed impair ment. See Appendix 1 of Subpart P of 20 CFR, Part 404, Part A.

In the present case, Claimant has alleg ed mental disabling impairments due to schizoaffective disorder.

When evaluating mental impairments, a special technique is us ed. 20 CF R 416.920a(a). First, an individual's pertinent symptoms, signs, and laboratory findings are evaluated to determine whether a medically determinable mental impairment exists. 20 CF R 416.920a(b)(1). When a medicall v determinable mental impairment is atory findings that substantiate the established, the symptoms, signs and labor impairment are documented to in clude the individual's signif icant history, laboratory findings, and functional limitations. 20 CFR 416.920a(e)(2). Functional limitation(s) is assessed based upon the extent to whic h the impairment(s) interferes with an individual's ability to func tion independently, appropriately, effectively, and on а Id.; 20 CFR 416.920a(c)(2). Chronic m ental disorders, structured sustained basis. settings, medication, and other treatment and the effect on the overall degree of

functionality is c onsidered. 20 CFR 416.920a(c)(1). In addi tion, four broad functional areas (activities of daily living; social f unctioning; concentration, persistence or pace; and episodes of decompensat ion) are consider ed when deter mining an indiv idual's degree of functional limitation. 20 CFR 416.920a(c)(3). The degree of limitation for the first three functional areas is rated by a five point scale: none, mild, moderate, marked, and extreme. 20 CFR 416.920a(c)(4). A four point scale (none, one or two, three, four or more) is used to rate the degree of limitation in the fourth functional area. *Id.* The last point on each scale repr esents a degree of limitation t hat is incompatible with the ability to do any gainful activity. *Id.*

After the degree of functional limitation is determined, the severity of the mental impairment is determined. 20 CFR 416.920a(d). If severe, a determination of whether the impairment meets or is the equivalent of a lis ted mental disorder is made. 20 CFR 416.920a(d)(2).

Listing 12.00 encompasses adult mental disorder s. The evaluation of disability on the orders requires doc umentation of a medically determinable basis of mental dis impairment(s) and consideration of the degr ee in which the impairment limits the individual's ability to work, and whether these limitations have lasted or are expected to last for a continuous period of at least 12 months. (12.00A.) The exis tence of a medically determinable impair ment(s) of the required duration must be established through medical evidence cons isting of sy mptoms, signs, and laboratory findings, to include psychological test findings. (12.00B.) The evaluat ion of disability on the basis of a mental disorder requires sufficient ev idence to (1) establish the presence of a medically determinable ment al impairment(s), (2) asse ss the degree of functional limitation t he impair ment(s) imposes, and (3) project the probable duration of the impairment(s). (12.00D.) In the present case, 12.03 is applicable:

12.03 Schizophrenic, paranoid and other psychotic

disorders: Characterized by the onset of psychotic features with deterioration from a previous level of functioning.

The required level of severity for these disorders is met when the requirements in both A and B are satisfied, or when the requirements in C are satisfied.

A. Medically documented persist ence, either continuous or intermittent, of one or more of the following:

- 1. Delusions or hallucinations; or
- 2. Catatonic or other grossly disorganized behavior; or

3. Incoherence, loos ening of a ssociations, illog ical thinking, or poverty of content of speech if associated with one of the following:

a. Blunt affect; or

- b. Flat affect; or
- c. Inappropriate affect;

OR

4. Emotional withdrawal and/or isolation;

AND

B. Resulting in at least two of the following:

1. Marked restriction of activities of daily living; or

2. Marked difficulties in maintaining social functioning; or

3. Marked difficulties in maintaining concentration, persistence, or pace; or

4. Repeated episodes of decomp ensation, each of extended duration;

OR

C. Medically documented histor y of a chronic schizophrenic, paranoid, or other p sychotic disorder of at least 2 years' duration that has caused more than a minimal limitation of ability to do basic work activities, with sy mptoms or sign s currently attenuated by medica tion or psyc hosocial support, and one of the following:

1. Repeated episodes of decomp ensation, each of extended duration; or

2. A residual diseas e proces s that has resulted in such marginal adjustment that even a minimal increase in mental

demands or change in the envir onment would be predicted to cause the individual to decompensate; or

3. Current history of 1 or more years' inability to function outside a highly supportive living arrangement, with an indication of continued need for such an arrangement.

In the present case, the psychological ex amination report of with a review date of shows Claimant to have schiz oaffective disorder with a GAF score of 40. Howev er, the status exam shows Claimant to be within norma I limits with respect to attitude/behavior, mood, psychomotor activity, speech, and thought content. Claimant's affect was shown to be constricted, Claimant was not shown to have hallucinations, Claim ant's thought process was goal directed, his attention/concentration and judgment we re adequate, and Claim ant denied suic idal, homicidal or assault ideations. (p. 20 of the evidence)

In light of the foregoing, it is found that the Claimant's impairment does not meet, nor is it the medical equivalent thereof, of a listed impairment. Accordingly, Claimant is not found disabled at Step 3.

It is again noted that Cla imant submitted testimony regarding physical impairments, but Claimant's applic ation materials related only to mental impairments, to which this analysis is limited, and no physical listings are considered.

In the fourth step of the sequent ial consideration of a disability claim, the trier of fact must determine if the Claimant has the residual functional capacity (RFC) to perform the requirements of Claimant's past relevant work. 20 CFR 416.920(a) (4) (iv).

An individual's residual functional capacity is the individual's ability to d ophysical and mental work activities on a sustained basis despite limitations from the indiv idual's impairments. Residual functional capacity is assessed based on impairment(s), and any related symptoms, such as pain, which m ay cause physical and mental lim itations that affect what can be done in a work setting. Re sidual functional capacity is the most that can be done, despite the limit ations. In making this finding, the trier of fact must consider all of the Claimant's impairments, including impairments that are not severe (20 CFR 416.920 (e) and 416.945; SSR 96-8p.) Further, a residual functionally capacity assessment must be based on all relevant evidence in the case record, such as medical history, laboratory findings, the effects of treatments (including limitations or restrictions imposed by the mechanics of tr eatment), reports of daily activities, lav evidenc e. recorded observations, medic al treating s ource s tatements, effects of symptoms (including pain) that are reasonably attributed to the impairment, and evidence from attempts to work. SSR 96-8p.

The term past relevant work means work performed (either as Claimant actually performed it or as it is generally performed in the national econom y) within the last fifteen years or fifteen years prior r to the date that disability must be established. In addition, the work must have lasted long enough for the Claimant to learn to do the job and have been substantially gainfully employed (20 CF R 416.960 (b) and 416.965.) I f Claimant has the residual functional capacit y to do Claimant's past relevant work, Claimant is not disabled. 20 CFR 416.960(b)(3). If Cl aimant is unable to do any past t relevant work or does not have any past relevant work, the analysis proceeds to the fifth and last step.

The medic al information shows that Claimant was diagnos ed with schizoaffective disorder. (p. 23 of evidence) Claimant's past relevant work was as a cook at a restaurant in **Claimant** Claimant testified that believed that he could attempt such work again, as his compliance with medicati on therapy would allow him to work such a position. The medical evidence shows a Gl obal Assessment Functioning score of 40, but no restrictions. (p. 23 of evidence)

This Administrative Law Judge concludes t hat Claimant does retain the capacity to perform his past relevant work. Accordingly, Claimant is found not disabled at Step 4, and that the Department properly denied Claimant's application for MA benefits.

DECISION AND ORDER

The Administrative Law Judge, based on the above findings of fact and conclusions of law, finds the Claimant not disabled for purposes of the MA-P program.

Accordingly, it is ORDERED:

The Department's determination is AFFIRMED.

Jusa C. Buch

Susan C. Burke Administrative Law Judge For Maura Corrigan, Director Department of Human Services

Date Signed: August 20, 2012

Date Mailed: August 20, 2012

NOTICE: Michigan Administrative Hearing Syst em (MAHS) may order a rehearing or reconsideration on either its own motion or at the request of a par ty within 30 days of the mailing date of this Dec ision and Order . MAHS will not order a rehearing or reconsideration on the Department's mo tion where the final decis ion cannot be implemented within 90 days of the filing of the original request. (60 days for FAP cases)

The Claimant may appeal the Decision and Order to Circuit Court within 30 days of the receipt of the Decision and Order or, if a ti mely request for rehearing was made, within 30 days of the receipt date of the rehearing decision.

Claimant may request a rehearing or reconsideration for the following reasons:

- A rehearing <u>MAY</u> be granted if there is newly discovered evidence that could affect the outcome of the original hearing decision.
- A reconsideration <u>MAY</u> be granted for any of the following reasons:
 - misapplication of manual policy or law in the hearing decision,
 - typographical errors, mathematical error, or other obvious errors in the hearing decision that effect the substantial rights of the claimant:
 - the failure of the ALJ to address other relevant issues in the hearing decision.

Request must be submitted through the local DHS office or directly to MAHS by mail at Michigan Administrative Hearings

Re consideration/Rehearing Request P. O. Box 30639 Lansing, Michigan 48909-07322

SCB/cl

