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

#### IN THE MATTER OF:



Reg. No.: 2012-60766 Issue No.: Case No.: Hearing Date: County:

2009, 4031

October 3, 2012 Oscoda

#### ADMINISTRATIVE LAW JUDGE: Vicki L. Armstrong

### **HEARING DECISION**

This matter is before the undersigned Admini strative Law Judge upon the Claimant's request for a hearing made pursuant to Mi chigan Compiled Laws 400.9 and 400.37, which gov ern the administrative hearing a nd appeal process. After due notice, a telephone hearing was commenced on October 3. 2012, from Lansing, Michigan, Claimant personally appeared and testified along with his r epresentative Participants on behalf of t he Department of Human Services (Department) included Eligibility Specialist

#### ISSUE

Whether the Department of Human Se rvices (the department) properly denied Claimant's application for State Disability Assistance (SDA)?

#### FINDINGS OF FACT

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

- (1) On March 29, 2012, Cla imant filed an applicat ion for MA-P SDA benefit s alleging disability.
- (2) On June 5, 2012, the Medical Re view Team (MRT) denied Claimant's application for MA-P and Retro-MA indicating that he was capable of performing other work, pursuant to 20 CFR 416.920(f).
- (3) On June 8, 2012, the department caseworker sent Claimant notice that his application was denied.
- On June 18, 2012, Claim ant filed a reques t for a hearing to contest the (4) department's negative action.

- (5) On August 9, 2012, the Stat e Hearing Review Team (SHRT) found Claimant was not disabled and retained the capacity to perform his past relevant work. (Department Exhibit B, pp 1).
- (6) Claimant has a history of lumbar, cervical and thoracic spondylosis, chronic pain, depression, hypertension and hyperlipidemia.
- (7) Claimant is a 57 year old m an whose birthday is Claimant is 5'8" tall and weighs 170 lbs. Claimant completed a n equivalent high school education.
- (8) Claimant was appealing the denial of Social Sec urity disabilit y benefits at the time of the hearing.

## CONCLUSIONS OF LAW

The Medic al Ass istance (MA) program is established by Subc hapter XIX of Chapter 7 of The Public Health & Welfare Act, 42 USC 1397, and is administered by the Department, (DHS or de partment), pursuant to MCL 400.10 *et seq.* and MCL 400.105. Department policies are found in the Bridges Administrativ e Manual (BAM), the Bridges Eligibility M anual (BEM), and the Re ference Tables Manual (RFT).

The State Disability Assistanc e (SDA) program which provides financial assistance for disabled persons is established by 2004 PA 344. The Department of Human Services (DHS or department) administers the SDA program pursuant to MCL 400.10, *et seq.*, and Mich Admin Code, Rules 400. 3151-400.3180. Department policies are found in the Bridges Administra tive Manual (BAM), the Bridges Eligibility Manual (BEM) and the Reference Tables Manual (RFT).

Current legislative amendment s to the Act delineate eligibility criteria as implemented by department policy set for the in program manuals . 2004 PA 344, Sec. 604, establishes the State Disability Assistance program. It reads in part:

Sec. 604 (1). The department shall operate a state disability a ssistance program. Except as pr ovided in subsection (3), persons eligible for this program shall include needy citizens of t he United States or aliens exempt from the Suppleme ntal Securit y Income citizenship requirement who are at least 18 years of age or em ancipated minors m eeting one or more of the following requirements:

(b) A person with a physica I or mental impairment which meets federal SSI di sability standards, except that the minimum duration of the disability shall be 90 days. Substance abuse alone is not defined as a basis for eligibility.

Specifically, this Act provides minimal ca sh assistance to i ndividuals with some type of severe, temporary disability wh ich prevents him or her from engaging in substantial gainful work activity for at least ninety (90) days.

Disability is defined as 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 mont hs. 20 CF R 416.905(a). The person claiming a physical or mental disability has the burden to establish it through the use of competent medical evidence from gualified medical sources such as his or her medic al history, clinical/laboratory findings, diagnosis/prescribed treatment, prognosis for recovery and/or medical as sessment of ability to do work-related activities or ability to reason and make appropriate mental adjustments, if a mental disability is all eged. 20 CRF 413.913. An individual's subjective pain complaints are not, in and of themselves , sufficient to establis h disability. 20 CFR 416. 908; 20 CFR 416.929(a) . Similarly, conc lusory statements by a physician or mental health pr ofessional that an indiv idual is dis abled or blind. absent supporting medical evidence, is insufficient to establish disability. 20 CFR 416.927.

When determining disability, the federal regulations require several factors to be considered including: (1) the locati on/duration/frequency/intensity of an applicant's pain; (2) the type/dosage/effect iveness/side effects of any medication the applicant takes to relieve pain; (3) any treatment other than pain medication that the applic ant has received to relie ve pain; and, (4) the effect of the applicant's pain on his or her ability to do basic work activities. 20 CF R 416.929(c)(3). The applicant's pain must be assessed to determine the extent of his or her functional limitat ion(s) in light of the obj ective medical evidence presented. 20 CFR 416.929(c)(2).

In order to determine whether or not an individual is di sabled, federal regulations require a five-step sequential evaluation proces s be utilized. 20 CF R 416.920(a)(1). The five-step analysis require s the trier of fact to consider an individual's current work activity; the se verity of the impair ment(s) both in duration and whether it meets or equals a listed im pairment in Appendix 1; residual functional capacity to determine whether an individual c an perform past relevant work; and residual functional capacity along with vocational factors (e.g., age, education, and work experience) to det ermine if an individual can adjust to other work. 20 CFR 416.920(a)(4); 20 CFR 416.945.

The regulations require that if disability can be ruled out at any step, analysis of the next step is not required. These steps are:

- If you are working and t he work you are doing is substantial gainful ac tivity, we will find that you are not disabled regardles s of your medical condition or your age, education, and work experience. 20 CF R 416.920(b). If no, the analysis continues to Step 2.
- 2. Does the client have a severe impairment that has lasted or is expected to last 12 months or more or result in death? If no, the cli ent is ineligible for MA. If yes, the analys is c ontinues to Step 3. 20 CF R 416.909(c).
- 3. Does the impairment appear on a spec ial Listing of Impairments or are the client's symptoms, signs, and laboratory findings at least equivalent in severity to the set of medical findings specified for t he listed impairment that meets the duration requirement? If no, the analysis c ontinues to St ep 4. If yes, MA is approved. 20 CFR 416.920(d).
- 4. Can the client do the former work that he/she performed within the last 15 years? If yes, the client is ineligible for MA. If no, the analysis continues to Step 5. Sections 200.00-204.00(f)?
- 5. Does the client have the Residual Functional Capacity (RFC) to perform other work according to the quidelines set forth at 20 CFR 404, Subpart P, Appendix 2, Sections 200.00-204.00? T his step considers the residual funct ional cap acity, age, education, and past work experience to see if the client can do other work. If yes, the analy sis ends and the client is ineligible for MA. If no, MA is approved. 20 CFR 416.920(g).

If an individual is found disabled, or not disabled, at any step, a determination or decision is made with no need to eval uate subsequent steps. 20 CFR 416.920(a)(4). If a determination cannot be made that an indivi dual is disabled, or not dis abled, at a par ticular step, the next st ep is required. 20 CF R 416.920(a)(4). If an impairment does not meet or equal a listed impairment, an individual's residual functional capacity is assessed before moving from Step 3 to Step 4. 20 CFR 416.920(a)(4); 20 CFR 416.945. Residual functional capacity is the limitations based on all relevant the most an indiv idual can do despite evidence. 20 CFR 945(a)(1). An indi vidual's residual f unctional capacity assessment is evaluated at both Steps 4 and 5. 20 CFR 416.920(a)(4). In

determining disability, an individual's functional capacity to perform basic work activities is evaluated and if found that the individual has the ability to perform basic work activities without significant li mitation, disability will not be found. 20 CFR 416.994(b)(1)(iv). In gen eral, the individual has the responsibility to prove disability. 20 CF R 416.912(a). An impa irment or combination of impairments is not severe if it does not signi ficantly limit an individual's physical or mental ability to do basic work activities. 20 CF R 416.921(a). The indiv idual has the responsibility to provide ev idence of prior work experience; efforts to work; and any other factor showing how the impairment affects the ability to work. 20 CFR 416.912(c)(3)(5)(6).

Federal regulations are very specific regarding the type of medical evid ence required by Claimant to establish statutory disability. The regulations essentially require laboratory or clinical medical reports that corroborate Claimant's claims or Claimant's physicians' statements regarding disability. These regulations state in part:

Medical reports should include:

- (1) Medical history.
- (2) Clinical findings (such as the results of physical or mental status examinations);
- (3) Laboratory findings (such as sure, X-rays);
- (4) Diagnosis (statement of disease or injury based on its signs and symptoms). 20 CFR 416.913(b).

Statements about your pain or other symptoms will not alone establish that you are disabled; there must be medical si gns and laboratory findings which s how that you have a medical impairment. 20 CFR 416.929(a). The medical evidence must be complete and detailed enough to allow us to make a determi nation about whether you are disabled or blind. 20 CF R 416.913(d). Medical findings consist of symptoms, signs, and laboratory findings:

- (a) **Sy mptoms** are your own description of your physical or mental impairment. Your statements alone are not enough to establish t hat there is a physical or mental impairment.
- (b) Signs are anatomical, physiological, or psychological abnormalities which can be observed, apart from your statements (symptoms). Signs must be shown by medically acceptable clinic al diagnostic techniques .
  Psychiatric signs are medically demonstrable phenomena which indicate s pecific ps ychological

abnormalities e.g., abnormalities of behav ior, mood, thought, memory, orientation, development, or perception. They must al so be shown by observable facts that can be medically described and evaluated.

(c) Laboratory findings are anatomical, physiological, or psychological phenomena which can be shown by the use of a medically accept able laboratory diagnostic techniques. Some of these diagnostic techniques include chemical tes ts, el ectrophysiological studies (electrocardiogram, elec troencephalogram, etc.), roentgenological studies (X -rays), and psy chological tests. 20 CFR 416.928.

The medical findings must allow us to determine:

- (1) The nature and limiting effects of your impairment(s) for any period in question;
- (2) The probable duration of your impairment; and
- (3) Your residual functional capac ity to do w ork-related physical and mental activities. 20 CFR 416.913(d).

Information from other sources may also help us t o understand how y our impairment(s) affects your ability to work. 20 CFR 416.913(e). You can only be found disabled if you are unable to do any substantial gainful activity by reason of any medic ally determinable physical or mental impairment which c an be expected to result in death, or which has lasted or can be expected to last for a continuous period of not le ss than 12 months. See 20 CFR 416.905. Your impairment must re sult from anatomic al, physiological, or psychological abnormalities which are demonstrable by medically acceptable clinical and laboratory diagnostic techniques. 20 CFR 416.927(a)(1).

Applying the sequential analysis herein, Claimant is not ineligible at the first step as Claimant is not currently worki ng. 20 CFR 416.920( b). The analysis continues.

The second step of the anal ysis looks at a two-fold assessment of durati on and severity. 20 CFR 416.920(c). This second step is a *de minimus* standard. Ruling any ambiguities in Claimant's favor, this Administrative Law J udge finds that Claimant meets both. The analysis continues.

The third step of the analysis looks at whether an individual meets or equals one of the Listings of Impairments. 20 CFR 416.920(d). Clai mant does not. The analysis continues.

The fourth step of the analysis looks at the ability of the applicant to return to past relevant work. This step examines the physical and mental demands of the work done by Claimant in the pas t. 20 CFR 41 6.920(f). In this case, this Administrative Law Judge finds that Claim ant has a very limited work history and has not worked since 2000. Therefore, the analysis continues to Step 5.

The fifth and final step of the analys is applies the biographical data of the applicant to the Medical Vocational Grids to determine the residual functional capacity of the applic ant to do other work . 20 CFR 416.920(g). After a careful review of the credible and substantial evidence on the whole record, this Administrative Law Judge finds that Claim ant meets statutory disability on the basis of Medical/Vocation Grid Rule footnote 201.10 as a guide.

# DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusions of law, deci des the department erred in determining Claimant is not currently disabled for MA/Retro-MA and SDA eligibility purposes.

Accordingly, the department's decision is **REVERSED**, and it is ORDERED that:

- 1. The department shall proc ess Claiman t's March 29, 2012, MA/Retro-MA and SDA application, and shall award him all the benefits he may be entitled to r eceive, as long as he meets the remaining financial and non-financial eligibility factors.
- 2. The depar tment shall review Cla imant's medical condition for improvement in October, 2014, unless his Social Securit y Administration disability status is approved by that time.
- 3. The depar tment shall obtain updated medical evidence from Claimant's treating physicians, physical therapists, pain clinic notes, etc. regarding his c ontinued treatment, progress and prognosis at review.

Vicki Administrative <u>/s/</u>

L. Armstrong Law Judge For Maura D. Corrigan, Director Department of Human Services

Date Signed: October 22, 2012

Date Mailed: October 23, 2012

#### 2012-60766/VLA

**NOTICE**: Administrative Hearings may order a rehearing or reconsideration on either its own motion or at the request of a party wit hin 30 day s of the mailing date of this Decision and Order. Admi nistrative Hearings will not order a rehearing or reconsideration on the Department's motion where the final decision cannot be implemented within 90 days of the filing of the original request.

The Claimant may appeal the Decision and Order to Circuit Court within 30 days of the mailing of the Decision and Order or, if a timely r equest for rehearing was made, within 30 days of the mailing date of the rehearing decision.



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