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

#### IN THE MATTER OF:



Reg. No.: 2012-71863

Issue No.: 2009

Case No.:

Hearing Date: January 3, 2013 County: Wayne (15)

**ADMINISTRATIVE LAW JUDGE:** Jan Leventer

# **HEARING DECISION**

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9, MCL 400.37 and Claimant's request for a hearing. After due notice, a hearing was held on January 3, 2013, at Detroit, Michigan. The Claimant appeared and testified at the hearing. Participants on behalf of Claimant were Claimant's Authorized Representative, ., Lansing. Participants on behalf of the Department of Human Services (Department) were provided the Land of the Land

# **ISSUE**

Did the Department correctly determine that Claimant is not disabled for purposes of the Medical Assistance (MA or Medicaid) program?

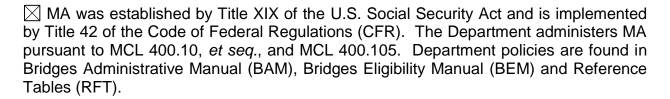
## **FINDINGS OF FACT**

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

- 1. On March 23, 2012, Claimant filed an application for MA benefits. The application requested MA retroactive to December, 2011.
- 2. On May 1, 2012, the Department denied the application.
- 3. On July 30, 2012, Claimant filed a request for an Administrative Hearing.
- 4. Claimant, who is forty-five years old (DOB \_\_\_\_\_8), has a sixth-grade education, all of which was in Special Education classes.
- 5. Claimant last worked in 2010 as a handyman. Claimant also performed relevant work as an appliance mover. Claimant's relevant work history consists exclusively of unskilled, heavily exertional work activities.

- 6. Claimant has a history of headaches, growths on his head, shortness of breath and a learning disability. His onset date is 2010.
- 7. Claimant was hospitalized in July, 2010 as a result of blocked valves. The discharge diagnosis was in stable condition.
- 8. Claimant currently suffers from headaches, growths on his head, shortness of breath and a learning disability.
- 9. Claimant is severely limited in the basic living skills of standing, walking, lifting and sitting. Claimant's limitations have lasted or are expected to last twelve months or more.
- 10. Claimant's complaints and allegations concerning his impairments and limitations, when considered in light of all objective medical evidence, as well as the whole record, reflect an individual who is so impaired as to be incapable of engaging in any substantial gainful activity on a regular and continuing basis.

### **CONCLUSIONS OF LAW**



The Administrative Law Judge concludes that Claimant **IS DISABLED** for purposes of the MA program, for the following reason:

1. Claimant is not capable of performing other work that is available in significant numbers in the national economy.

The following is a five-step examination of Claimant's eligibility for Medicaid. The State of Michigan Department of Human Services is required by the U.S. Code of Federal Regulations (CFR) to use the U.S. Social Security Act Title XVI Supplemental Security Income five-step test, for evaluating applicants for the Michigan Medicaid disability program. 20 CFR 416.905, 404.1505; 416.920; 42 CFR 435.540.

First, the Claimant must not be engaged in substantial gainful activity. In this case, Claimant has not worked since 2010. Accordingly, it is found and determined that the first requirement of eligibility is fulfilled, and the Claimant is not engaged in substantial gainful activity. 20 CFR 404.1520(b), 416.920(b); Dept. Exh. 1, p. 11.

Second, in order to be eligible for MA, Claimant's impairment must be sufficiently serious and be at least one year in duration. In this case, Claimant's onset date is 2010. In 2010 Claimant was admitted to Harper Hospital with chest pain that was increasing in frequency over the past 2-3 weeks. After two days, and a cardiac catheterization procedure but no stents inserted, Claimant was released in stable

condition. At the hearing Claimant testified that he has been ill ever since then. 20 CFR 404.1520(c), 404.1521; Clmt. Exh. A, pp. 2, 7, 13-15.

Based on this information of record, and all of the evidence in this case taken as a whole, it is found and determined that Claimant's impairments are of sufficient severity and duration to fulfill the second eligibility requirement. 20 CFR 404.1520(c), 404.1521, 416.920(c).

Turning now to the third requirement for MA eligibility approval, the factfinder must determine if Claimant's impairment is the same as, or equivalent to, a federal Listing of Impairment, found at 20 CFR Chap. III, Appendix 1 to Subpart P of Part 404-Listing of Impairments. In this case it is found and determined that Claimant's impairment does not meet the definition of a specific listed impairment in the federal Listing of Impairments. In particular, Claimant has no diagnosis of severe respiratory or cardiovascular impairments. 20 CFR Chap. III, Appendix 1 to Subpart P of Part 404-Listing of Impairments; 20 CFR 404.1511, 416.911, 416.926.

As Claimant is not found eligible for MA based solely on a physical or mental impairment, it is necessary to proceed further to eligibility Steps 4 and 5 of the five-step Medicaid eligibility sequence. These two steps require an evaluation of Claimant's current basic living skills. 20 CFR 404.1520(e), 404.1545, 416.946(b).

The evaluation of Claimant's basic skills is called a Residual Functional Capacity (RFC) Assessment. The Assessment examines Claimant's ability to sit, stand, walk, lift, carry, push and pull. At the hearing, Claimant testified he can sit but he experiences "total body numbness and dizziness." It lasts as long as five minutes, and he has no medication to improve this condition. He also finds that he falls asleep from fatigue while he is sitting up. This occurs on a daily basis.

Claimant testified he can stand for 30-40 minutes, but then becomes dizzy. He stated he can walk only ½ a block. He can lift only a Coca Cola.

Claimant testified that his activities of daily living are decreased. He cannot put on his socks, and he cannot do the laundry, cook or shop. His sisters help him with all of these activities. He cannot do any of his previous hobbies. He cannot use his hands because they are painful and numb for thirty minutes at a time. He has had headaches once a day, for  $\frac{1}{2}$  hour, since 2010. His headaches are sometimes alleviated by aspirin.

Claimant further testified that he has balance problems, in that if he stands up too quickly he falls back down.

Claimant testified has no permanent residence.

Based on Claimant's credible and unrebutted testimony regarding his basic skills, it is found and determined that Claimant does not have the basic skills for any type of fulltime work. It is found and determined that Claimant cannot sit, stand, walk and lift sufficiently to maintain employment requiring a routine 40-hour work week. Claimant at

this time does not have such capacity. Accordingly, Claimant's Residual Functional Capacity assessment is that he is capable of less than sedentary work at this time.

It shall now be considered whether Claimant can perform prior relevant work (Step 4), and if not, whether Claimant can perform other work that is available in significant numbers in the national economy (Step 5). 20 CFR 404.1520(e), (f), 416.920(e), (f).

With regard to prior relevant work, Claimant previously worked as a handyman and an appliance mover. Claimant gave credible and unrebutted testimony that he cannot return to either type of work at the present time. His testimony is consistent with his Residual Functional Capacity evaluation that he is capable only of less than sedentary work.

Based on all of the above information of record, and all of the testimony considered as a whole, it is found and determined that Claimant is incapable of returning to prior relevant work as defined by Medicaid standards. The fourth step of the MA eligibility test has been completed, and it must now be determined if there is other work available in significant numbers in the national economy, that Claimant can perform (Step 5).

If now, at the fifth step, Claimant is found capable of performing other work that is available in significant numbers in the national economy, MA must be denied. The Department presented no evidence to substantiate its assertion that Claimant is capable of performing other work and also did not present evidence to show that any work is readily available. As the Department has the responsibility, or burden of proof to establish that other work exists, and the Department failed to do so, there is no duty on the Claimant to produce evidence to disprove the point. Therefore, it is found and determined that there is no other work which Claimant can perform and which is available in significant numbers in the national economy. *Richardson v Secretary of Health and Human Services*, 735 F2d 962 (6<sup>th</sup> Cir 1984).

In conclusion, it is found and determined that Claimant meets the eligibility requirements of the Medical Assistance (MA or Medicaid) program, by virtue of being disabled from other work that is available in significant numbers in the national economy.

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	•	the Findings of Fact and Conclusions of Law above, the Claimant is			
found	to be	☐ NOT DISABLED	$\boxtimes$	DISABLED	
for purposes of the MA program.					
The Department's denial of MA benefits to Claimant is					
		☐ AFFIRMED	$\boxtimes$	REVERSED	
Considering next whether Claimant is disabled for purposes of SDA, the individual must have a physical or mental impairment which meets federal SSI disability standards for at least 90 days. Receipt of MA benefits based upon disability or blindness (or receipt of SSI or RSDI benefits based upon disability or blindness) automatically qualifies an individual as disabled for purposes of the SDA program. Other specific financial and non-financial eligibility criteria are found in BEM 261. Inasmuch as Claimant has been found disabled for purposes of MA, Claimant must also be found disabled for purposes of SDA benefits, should he choose to apply for them.					
DECISION AND ORDER					
The Administrative Law Judge, based upon the above findings of fact and conclusions of law, and for the reasons stated on the record finds that Claimant					
		☐ DOES NOT MEET	$\boxtimes$	MEETS	
the definition of medically disabled under the Medical Assistance program as of the onset date of July, 2010.					
The Department's decision is					
		☐ AFFIRMED	$\boxtimes$	REVERSED	
$oxed{\boxtimes}$ THE DEPARTMENT SHALL BEGIN THE PROCESS OF THE FOLLOWING STEPS WITHIN TEN DAYS OF THE MAILING OF THIS ORDER:					
1.	Initiate processing of Claimant's March 23, 2012, application, to determine if all nonmedical eligibility criteria for MA and MA-retroactive benefits have been met.				
2.	If all nonmedical eligibility criteria for benefits have been met and Claimant is otherwise eligible for benefits, initiate processing of MA benefits to Claimant, including any supplements for lost benefits to which Claimant is entitled in accordance with policy.				

If all nonmedical eligibility criteria for benefits have been met and Claimant is

otherwise eligible for benefits, initiate procedures to schedule a redetermination date for review of Claimant's continued eligibility for program benefits in June,

4. All steps shall be taken in accordance with Department policy and procedure.

Jan Leventer
Administrative Law Judge
for Maura Corrigan, Director
Department of Human Services

Date Signed: June 10, 2013
Date Mailed: June 12, 2013

**NOTICE**: Michigan Administrative Hearing System (MAHS) may order a rehearing or reconsideration on either its own motion or at the request of a party within 30 days of the mailing date of this Decision and Order. MAHS 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. (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 timely 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 **MAY** 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 Reconsideration/Rehearing Request P. O. Box 30639

Lansing, Michigan 48909-07322

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