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

IN THE MATTER OF:



Reg. No:2012-72810Issue No:2009Case No:1000Hearing Date:November 29, 2012Macomb-12 County DHS

ADMINISTRATIVE LAW JUDGE: Landis Y. Lain

HEARING DECISION

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and MCL 400.37 upon claimant's request fo r a hearing to protest the denial of claimant's application for MA. After due not ice, a telephone hear ing was held on November 29, 2012. Claimant personally appeared and testified.

ISSUE

Whether claimant meets the disability criteria for Medical Assistance (MA-P)?

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 June 22, 2012, claimant filed an application for Medical As sistance and Retroactive Medical Assistance benefits alleging disability.
- 2. On Augus t 2, 2012, the Medical Review Team denied c laimant's application stating that claimant's impairments were non-exertional.
- 3. On August 7, 2012, the depart ment caseworker sent claimant notice that his application was denied.
- 4. On August 23, 2012, claimant fi led a request for a hearing to contest the department's negative action.
- 5. On October 5, 2012, the State Hearing Review Team again denied claimant's application st ating in its ana lysis and recommendation: the claimant has a history of several prev ious psychiatric hospitalizations with the last in March, 2012 when he t ook an overdose. In June, 2012 he

appeared stabilized. His groo ming a nd hygiene were fair, he was depressed, and he had psychomotor retard ation. However, his affect was appropriate, speech was clear and goal directed and thoughts were logical. He denied psychot ic symptoms. The claim ant is not currently engaging in substantial gainful activi ty based on the information that is available in file. The c laimant's impairments do not meet/equal t he intent or severity of a Social Security lis ting. The medical evidenc e of record indicated that the claimant retains the capacity to perform a wide range of simple, unskilled work. A finding about the capacity for prior work has no t been made. Howev er, this informati on is not material because all potentially applicable medica l-vocational guidelines would direct a finding of not disabled given the claimant's age, education and residual functional capacity. Therefore, based on the clai mant's vocational profile (younger individual, limited education and history of semi-skilled/skilled work), MA-P is denied using Vocational Rule 204.00 as a guide. Retroactive MA-P was considered in this case and is also denied.

- 6. The hearing was held on November 29, 2012. At the hearing, claimant waived the time periods and request ed to submit additional medical information.
- 7. Additional medical information wa s submitted and sent to the State Hearing Review Team on December 17, 2012.
- 8. On January 24, 2013, the State Hearing Review T eam approved claimant stating in its recommendation: the **Mathematical Mathematical State** approved this claimant for benefits in J anuary, 2013. At this point, it is not clear whether the claimant has been put into payment status or not, as his claim is being reviewed by DQB. Howe ver, it is antic ipated that he will b e placed into payment stat us. Therefore, MA-P/Retro MA-P is approved effective March, 2012.

CONCLUSIONS OF LAW

The Medical Assistance (MA) program is estab lished by Title XI X of the Social Sec urity Act and is implemented by Title 42 of the C ode of Federal Regulations (CFR). The Department of Human Services (DHS or department) administers the MA program pursuant to MCL 400.10, *et seq.*, and MCL 400.105. Department policies are found in the Program Administrative Manual (PAM), the Program Eligibility Manual (PEM) and the Program Reference Manual (PRM).

Because of the SHRT determination, it is not necessary for the Administrative Law Judge to discuss the issue of disability, per BAM, Item 600.

DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusions of law, decides that the claimant meets the definition of medically dis abled under the Medical Assistance Program as of the June 22, 2012 a pplication dat e and for the months of March, A pril and May, 2012 bas ed upon Retroactive Medical Assistance e application.

Accordingly, the department is **ORDERED** to initiate a review of the application if it is not already done so, to determine if all other non -medical eligibility criteria are met. The department shall inform the claimant of the determination in writing.

A medical review should be scheduled for January, 2014. The department should check to see if claimant is in current payment status or not. If the claimant is in current payment status at the medical review no further action will be necessary. However, if the claimant is not in c urrent payment st atus at the medical review, the department is to obtain updated application forms (DHS49) and obtain updated medical records.

It is ORDERED that t he department shall review this case in one year from the date of this Decision and Order.

Landis

<u>/s/</u>

Y. Lain Administrative Law Judge for Maura D. Corrigan, Director Department of Human Services

Date Signed: February 6, 2013

Date Mailed: February 6, 2013

NOTICE: Administrative Hearings 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. Administrative Hearings will not order a rehearing or reconsider ation on the Department's motion where the final decisi on cannot be implement ed 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 receipt of the Decis ion and Order or, if a timely request for r ehearing 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 disc overed 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

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



