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

IN THE MATTER OF:



Reg. No.: 2012-78606

Issue No.: 2009

Case No.: Hearing Date:

January 29, 2013

County: Oakland-02

ADMINISTRATIVE LAW JUDGE: Vicki L. Armstrong

HEARING DECISION

This matter is before the undersigned Admi nistrative Law Ju dge upon 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 telephone hearing was commenced on J anuary 29, 2013, from Lansing , Michigan. Claimant personally appeared and testified. Participants on behalf of the Department of Human Services (Department) included Eligibility Specialist

ISSUE

Whether the Department of Human Serv ices (the department) properly denied Claimant's application for Medical Assistance (MA) and Retro-MA?

FINDINGS OF FACT

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

- On January 29, 2012, Claimant f iled an application for MA/Retro-MA benefits alleging disability.
- (2) On June 12, 2012, the Medical Re view Team (MRT) denied Claimant's application for MA-P/Retro-MA indi cating Claimant was c apable of performing other work. (Dept Ex. A, pp 2-3).
- (3) On August 31, 2012, the department caseworker sent Claimant notice that her application was denied.
- (4) On September 14, 2012, Claim ant filed a request for a hearing to contest the department's negative action.

- (5) On October 2, 2012, the State Hearing Review T eam (SHRT) found Claimant was not disabled because th e medica I evidence of record indicates that Claimant retains the capacity to perform light exertional tasks of a simple and repetitive nature. (Depart Ex. B, pp 1-2).
- (6) Claimant has a history of major depression, coronary artery disease, hypertension, heart attack, thyroid, depression, panic attacks, and anxiety.
- On February 16, 2012, Claimant was referred to (7) for an initial intake assessment. Her speech was slurred and she was slow to answer. She answered questions but did not elab orate. Her motor activity was slowed. Her recent memory w as fair, but her remote memory was poor. Her intelligence was reported to be below average. She admitted to obsessive thoughts about her health and hav ing a heart attack, ruminations and loos e associations. Her mood was sad and her affect was flat. Her judgment was poor due to depression and her inability to make decisions. She admitted to poor impulse control r elated to shopping, drugs, and putting herself in harms way. Her insight was limited in that she had never had mental heal th t reatment. She repor ted that heroin destroyed her teeth and s he suffered a heart attack on October 5, 2011. She now has a stint in her valy e. Based on the case worker's evaluation, Claimant was diagnosed: Axis I: Bipolar disorde r, Opioid dependence, Sedativ e, hypnotic, or anx iolytic dependence; Axis II: Dependent personality disorder; Axis III: Coronary artery disease; Axis V: GAF=30. (Claimant Ex. pp 27-38).
- (8)On March 30, 2012, Cla imant underwent a psychiatric evaluation by her treating psychiatrist. Claimant's m ood was anxious, her affect was constricted. She was agi tated and shaking. Her attention, concentration and impuls e control were impaired. According to her Mental Residual Functional Capacity Assessment, Claim ant was markedly limited in her ability to understand and rem ember detailed instructions; carry out detailed instructions; ma intain attention and concentration for extended periods; perform activities within a schedule, maintain regular attendance, and to be punctual within customary tolerances; and complete a normal workday and worksheet without interrupt ions from psycholog ically based symptoms and to perform at a cons istent pace without an unreasonable number and length of rest periods. Diagnoses: Axis I: Major depressive Anxiety disorder; Polysubstanc disorder, recurrent; Bereavement; dependence; Axis V: GAF=40. (Claimant Ex. pp 2-7; Depart Ex. A, pp 33-34).
- On May 2, 2012, Claimant underwent a psychiatric evaluation by the Claimant complained of increased symptoms of anxiety and de pression. She has c oronary artery diseas e and hypertension. She appeared ol der than her stated age. She

appeared tired and drowsy. Her mood was depressed and her affect was constricted but appropriate. Diagnoses: Axis I: Adjustment disorder with anxiety and depression; Opioid abuse, in remission; Axis III: Coronary artery disease; Hyper tension; Axis V: GAF=46. Prognos is was guarded. (Depart Ex. A, pp 13-15).

- (10) Claimant is a 38 year old woman whose birthday is Claimant is 5'4" ta ll and weighs 160 lbs. Cla imant completed the eighth grade.
- (11) Claimant was appealing the denial of Social Security disability benefits at the time of the hearing.

CONCLUSIONS OF LAW

The Medic al Assistance (MA) program is est ablished by the Title XIX of the Socia I Security Act and is implemented by Title 42 of the Code of Federal Regulations (CFR). The Department of Human Services (formerly known as the Family Independ ence Agency) administers the MA program pursuant to MCL 400.10, et seq., and MC L 400.105. Department polic ies are found in the Bri dges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM) and the Reference Tables Manual (RFT).

The person claiming a physica I or mental disability has the burden to establish it through the use of competent medical evidence from qualified medical sources such as his or her medical history, clinical/laboratory findings, di agnosis/prescribed treatment, prognosis for recovery and/or medical assessment of ability to do work-related activities or ability to reason and to make appropriate mental adjustments, if a mental disability is being alleged, 20 CF R 416.913. An individual's subjective pain complaints are not, in and of the mselves, sufficient to estab lish disability. 20 CFR 416.908 a nd 20 CF R 416.929. By the same token, a conclus ory statement by a physician or mental health professional that an individual is disabled or blind is not sufficient without supporting medical evidence to establish disability. 20 CFR 416.929.

A set order is used to deter mine disability. Current work activity, severity of impairments, residual functional capacity, past wor k, age, or education and work experience is reviewed. If there is a finding that an individual is disabled or not disabled at any point in the review, there will be no further evaluation. 20 CFR 416.920.

If an individual is working and the work is substantial gainful activity, the individual is not disabled regardless of the medical condition, education and work experience. 20 CFR 416.920(c). If the impairment, or combination of impairments, do not significantly limit physical or mental ability to do basic work activities, it is not a severe impairment(s) and disability does not exist. Age, education and work experience will not be considered. 20 CFR 416.920.

Statements about pain or other symptoms do not alone establish disability. There must be medical signs and laborator y findings which demonstrate a medical impairment. 20 CFR 416.929(a).

Medical reports should include –

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

In determining disability under the law, the ability to work is measured. An individual's functional capacity for doing bas ic work activities is evaluated. If an individual has the ability to perform basic work activities with out significant limitations, he or she is not considered disabled. 20 CFR 416.994(b)(1)(iv). Basic work activities are the abilities and aptitudes 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).

Medical findings must allow a determination of (1) the nature and limiting effects of your impairment(s) for any period in question; (2) the probable duration of the impairment; and (3) the residual functional capacity to do work-related physical and mental activities. 20 CFR 416.913(d).

The residual functional capac ity is what an individual can do desp ite limitations. All impairments will be considered in addition to ability to meet certain demands of jobs in

the national economy. Physical demands, mental demands, sensory requirements and other functions will be evaluated. 20 CFR 416.945(a).

To determine the physical demands (exertional requirements) of work in the national economy, we class ify jobs as sedentary, lig ht, medium and heavy. These terms have the same meaning as they have in the Dictionary of Occupational Titles, published by the Department of Labor. 20 CFR 416.967. Sedentary work involves lifting no more than 10 pounds at a time and occasionally lifting or carrying articles like docket files Although a sedentary job is def ined as one which involves ledgers, and small tools. sitting, a certain amount of wa lking and standing is often necess ary in carrying out job duties. Jobs are sedentary if walking and standing are required occasionally and other sedentary criteria are met. 20 CFR 416.967(a). Light work involves lifting no more than 20 pounds at a time with frequent lifting or carrying of objects weighing up to 10 pounds. Even though the weight lifted may be very little, a job is in this category when it requires a good deal of walk ing or standing, or when it involves sitting most of the time with some pushing and pulling of arm or leg c ontrols. 20 CFR 416.967(b). Medium work involves lifting no more t han 50 pounds at a time wit h frequent lifting or carrying of objects weighing up to 25 pounds. If someone can do medium work, we determine that he or she can also do sedentar y and light work. 20 CFR 416. 967(c). Heavy work involves lifting no more than 100 pounds at a time with frequent lifting or carrying o f objects weighing up to 50 pounds. If som eone can do heavy work, we deter mine that he or she can also do medium, light, and sedentary work. 20 CFR 416.967(d).

The Administrative Law Judge is responsible for making the determination or decis ion about whether the statutory definition of disability is met. The Administrative Law Judge reviews all medical findings and other ev idence that support a medical source's statement of disability. 20 CFR 416.927(e).

When determining disability, the federal regula tions require that s everal considerations be analyzed in sequential order. If disability can be ruled out at any step, analysis of the next step is <u>not</u> required. These steps are:

- 1. Does the client perf orm Substantial Gainful Activit y (SGA)? If yes, the client is ineligible for MA. If no, the analysis continues to Step 2. 20 CFR 416.920(b).
- 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 t o Step 3. 20 CF R 416.920(c).
- 3. Does the impairment appear on a special 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 the listed

impairment? If no, the analysis continues to Step 4. If yes, MA is approved. 20 CFR 416.290(d).

- 4. Can the client do the former work that he/she performed within the last 15 year s? If yes, the client is ineligible for MA. If no, the analysis continues to Step 5. 20 CFR 416.920(e).
- 5. Does the client have the Residual Functional Capacity (RFC) to perform other work according to the guidelines set forth at 20 CFR 404, Subpart P, Appendix 2, Sections 200.00-204.00? If yes, the analysis ends and the client is ineligible for MA. If no, MA is approved. 20 CFR 416.920(f).

Based on Finding of Fact #6-#10 above this Administrative Law Judge answers:

Step 1: No.

Step 2: Yes.

Step 3: Yes. Claimant has show n, by clear and convincing documentary evidence and credib le testimony, her mental impairments meet or equal Listing 12.04(A) and 12.04(B):

12.04 Affective disorders: Characterized by a distur bance of mood, accompanied by a full or partial manic or depressive syndrome. Mood refers to a prolonged emotion that colors the whole psychic life; it generally involves either depression or elation.

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 of the following:

- 1. Depressive syndrome characterized by at least four of the following:
- a. Anhedonia or per vasive los s of intere st in a lmost all activities; or
- b. Appetite disturbance with change in weight; or
- c. Sleep disturbance; or
- d. Psychomotor agitation or retardation; or

- e. Decreased energy; or
- f. Feelings of guilt or worthlessness; or
- g. Difficulty concentrating or thinking; or
- h. Thoughts of suicide; or
- i. Hallucinations, delusions, or paranoid thinking; or
- 2. Manic s yndrome characterized by at least three of the following:
- a. Hyperactivity; or
- b. Pressure of speech; or
- c. Flight of ideas; or
- d. Inflated self-esteem; or
- e. Decreased need for sleep; or
- f. Easy distractibility; or
- g. Involvement in activities that have a high probability of painful consequences which are not recognized; or
- h. Hallucinations, delusions or paranoid thinking; or
- 3. Bipolar syndrome with a history of episodic periods manifested by the full symptomatic picture of both manic and depressive syndromes (and currently characterized by either or both syndromes);

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;

Accordingly, this Ad ministrative Law Judg e concludes that Claimant is disabled for purposes of the MA/Retro-MA program. C onsequently, the department's denial of he r July 9, 2012, MA/Retro-MA application cannot be upheld.

DECISION AND ORDER

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

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

- 1. The depar tment shall process Claim ant's July 9, 2012, MA/Retro-MA application, and s hall award her all the benefits she may be entitled to receive, as long as she meets the remaining financial and non-financial eligibility factors.
- 2. The department shall rev iew Claimant's medica I cond ition for improvement in February, 2014, unless her Social Se curity Administration disability status is approved by that time.
- 3. The department shall obtain updated medical evidence from Claimant's treating physicians, physical therapists, pain clinic notes, etc. regarding her continued treatment, progress and prognosis at review.

It is SO ORDERED.

/s/	
	Vicki L. Armstrong
	Administrative Law Judge
	for Maura D. Corrigan, Director
	Department of Human Services

Date Signed: February 15, 2013

Date Mailed: February 19, 2013

NOTICE: Administrative Hearings may or der 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 Hear ings will not orde rarehearing 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 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 erro r, 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

VLA/las

