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

IN THE MATTER OF:



Reg. No.: 201266043 Issue No.: 2009, 4031 Case No.:

Hearing Date: County DHS:

ADMINISTRATIVE LAW JUDGE: Marya A. Nelson-Davis

HEARING DECISION

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9; and MCL 400.37 upon claimant's request for a hearing. After due notice, a hearing was held on the lambda before the undersigned Administrative Law Judge pursuant to MCL 400.9; and MCL 400.37 upon claimant's request for a hearing. After due notice, a hearing was held open to allow Claimant to submit additional medical documentation.

ISSUE

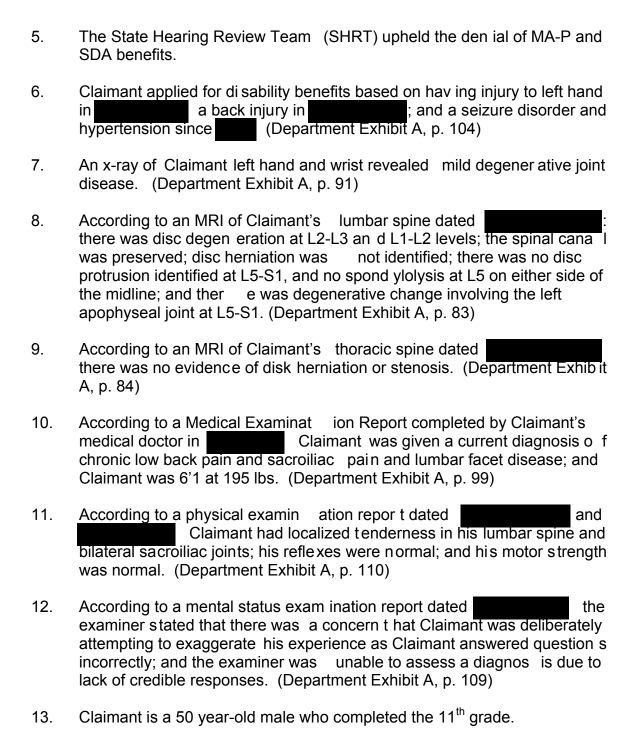
Did the department properly determine that Claim ant did not meet the disability standard for Medical Assistanc e based on disability (MA-P) and State Dis ability Assistance (SDA)?

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 Claimant applied for MA-P and SDA benefits.
- 2. On the Medical Re view Team (MRT) denied Claimant's request for MA-P and SDA benefits.
- 3. On MA-P and SDA benefits.
- 4. On the department received Claimant's hearing request, protesting the denial of MA-P and SDA benefits.

14.



CONCLUSIONS OF LAW

not end aged in

Claimant has unsk illed work ex perience and was

substantial gainful activity at any time to this matter.

The Medical Assistance (MA) program is estab lished by Title XIX 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 Bridges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM) and the Bridges Reference Manual (BRM).

The State Disability Assistance (SDA) progr am which provides financial assistance for disabled persons is established by 2 004 PA 344. The D epartment of Human Services (DHS or department) administers the SDA program pursuant to MCL 400.10, et seq., and MAC R 400.3151-400.3180. Department policies are found in the Bridges Administrative Manual (BAM), the Bridges Elig ibility Manual (B EM) and the Bridges Reference Manual (PRM).

Current legislative amendments to the Act delineate eligibility criteria as implemented by agency policy set forth in program manuals.

2000 PA 294, Sec. 604, of the statute states:

Sec. 604 (1) The department shall operate a state disability assistance program. Except as provided in subsection (3), persons eligible for this program shall include needy citizens of the United States or aliens exempted from the Supplemental Security Income citizenship requirement who are at least 18 years of age or emancipated minors meeting 1 or more of the following requirements:

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

"Disability" is:

...the inability to do any substant ial 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.

When determining disability, the federal regulations 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 S ubstantial Gainful Activity (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 analysis c ontinues to Step 3. 20 CF R 416.920(c).
- 3. Does the impairment appear on a spec ial listing of impairments or are the cli ent's symptoms, signs, and laboratory findings at least eq uivalent in s everity to the set of medical findings specified for the listed impairment? If no, the analys is 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 years? 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).

Since Claimant was not engaged in substantial gainf ul activity at any time relevant to this matter, the analysis continues.

...You can only be found disabled if you are unable to do any substantial gainful activity by reason of any medically determinable physical or ment al 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 t han 12 months. See 20 CFR 416.905. Your impairment must result from anatomical, physiologi cal, or psyc hological abnormalities which are demonstrable by medically acceptable clinical and laborat ory diagnostic techniques.... 20 CFR 416.927(a)(1).

...You must provide medical evidence showing that you have an impairment(s) and how severe it is during the time you say that you are disabled. 20 CFR 416.912(c).

... 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 blood pressure, X-rays);
- (4) Diagnosis (statement of di sease or injury based on its signs and symptoms).... 20 CFR 416.913(b).

...The med ical evidence...mus t be complete and detailed enough to allow us to make a determination about whether you are disabled or blind. 20 CFR 416.913(d).

Medical findings consist of symptoms, signs, and laboratory findings:

- (a) Symptoms are your own description of your physical or mental impairment. Your statements alone are not enough to establish t hat there is a physic al or mental impairment.
- (b) Signs are anatomical, physi ological, or psy chological 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 specific psychological abnormalities e.g., abnormalities of behavior, mood, thought, memory, orientat ion, development, or perception. They must also be shown by observable facts that can be medically described and evaluated.
- (c) Laboratory findings are anat omical, phy siological, 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 tests, electrophysiological studies (electrocardiogram, electroencephalogram, etc.), roentgenological studies (X -rays), and psychologic al tests. 20 CFR 416.928.

It 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 work-related physical and mental activities. 20 CFR 416.913(d).

...Evidence that you submit or that we obtain may contain medical opinions. Medical op inions are statements from physicians and psyc hologists or other acceptable medical sources that reflect judgments about the nature and severity of your impairment(s), including your symptoms, diagnosis and prognosis, what you can still do despite impairment(s), and your physical or mental restrictions. 20 CFR 416.927(a)(2).

[As Judge]...We are responsible for making the determination or decision ab out whether you meet the statutory definition of disability. In so doing, we review all of the medic al findings and other evidence that support a medical source's statement that you are disabled.... 20 CFR 416.927(e).

...A statement by a medical source that you are "disabled" or "unable to work" does not mean t hat we will determine that you are disabled. 20 CFR 416.927(e).

In determining how a severe mental impairment affects the client's ability to work, four areas considered to be essential to work are looked at:

...Activities of daily living including adaptive activities such as cleaning, shopping, cooking, taking public transportation, paying bills, maintaining a residence, caring appropriately for one's grooming and hygiene, using telephones and directories, using a post office, etc. 20 CFR, Part 404, Subpart P, App. 1., 12.00(C)(1).

...Social f unctioning refers to an individual's capac ity to interact independently, appropriate ly, effectively, and on a sustained basis with other indiv iduals. 20 CFR, Part 404, Subpart P, App. 1, 12.00(C)(2).

Social functioning includes the ability to get along wit h others, such as family member s, friends, neighbors, grocery clerks, landlords, or bus dr ivers. You may demonstrate impaired s ocial functioning by, for example, a history of altercations, evictions, firings, fear of strangers, avoidance of interpersonal relation ships, or social isolation. You may exhibit strength in soc ial functioning by such things as your ability to initiate social co ntacts with others, communicate clearly with others, or intera ct and actively participate in group activities. We also need to consider cooperative

behaviors, consideration for ot hers, awareness of others' feelings, and social maturity. Social functioning in work situations may involve interactions with the public, responding appropriately to persons in authority (e.g., supervisors), or cooperative beha viors involving cowork ers. 20 CFR, Part 404, Subpart P, App. 1, 12.00(C)(2).

We do not define "marked" by a s pecific number of different behaviors in which social functi oning is impaired, but by the nature and overall degree of interference with function. For example, if you are highly—antagonistic, uncooperative or hostile but are tolerated by local storekeepers, we may nevertheless find that you have a marked limitation in social functioning because that behavior is not acceptable in other social contexts. 20 CFR, Pa—rt 404, Subpart P, App. 1, 12.00(C)(2).

...Concentration, per sistence or pace refers to the ability to sustain focused attention and concentration sufficiently long to permit the timely and appropriate completion of tasks commonly found in work settings. 20 CFR, Part 404, Subpart P, App. 1, 12.00(C)(3).

Limitations in concentration, persistence, or pace are best observed in work settings, but may also be reflected by limitations in other settings. In addition, major limitations in this area can often be assessed through clinical examination or psychological testing. Wherever possible, however, a mental status examination or psychological test data should be supplemented by other available evidence. 20 CFR, Part 404, Subpart P, App. 1, 12.00(C)(3).

Episodes of decompensati on are exac erbations or temporary increases in sympt oms or signs accompanied by a loss of adaptive functioning, as manifested by difficulties in performing activities of daily living, maintaining social relationships, or maintaining concentration, persistence, or pace. 20 CFR 404, Subpart P, App. 1, 12.00(C)(4).

Episodes of decompensation may be dem onstrated by an exacerbation in sym ptoms or signs that would or dinarily require increased treatment or a less stressful situation (or a combination of the two). Ep isodes of decompensation may be inferred from medical re cords showing significant alteration in medication; or documentation of the need for a more structured psychological support system (e.g.,

hospitalizations, placement in a halfway house, or a highly structured and directing hous ehold); or other relevant information in the record about the existence, severity, and duration of the episode. 20 CFR 404, Subpart P, App. 1, 12.00(C)(4).

The evaluation of disability on the basis of a mental disorder requires sufficient evidence to: (1) establish the presence of a medically determinable ment al impairment(s); (2) assess the degree of functional lim itation the impair ment(s) imposes; and (3) project the probable duration of the impairment(s). Medical ev idence must be suffi ciently complete and detailed as to symptoms, signs, and laboratory findings to permit an independent determination. In addition, we will consider information from other sources when we determine how the established impairment(s) affects your ability to function. We will consider all relevant evidence in your case record. 20 CFR 404, Subpart P, App. 1, 12.00(D).

When we rate the degree of limitation in the first three functional areas (activities of daily living; social functioning; and conce ntration, persistence, or pace), we will use the following five-point scale: none, slight, moderate, marked, and extreme. When we rate the degree of limitation in the fourth functional area (episodes of decompensation), we will use the following four-point scale: none, one or two, three, four or more. The last is incompatible with the ability to do any gainful activity. 20 CFR 416.920a(c).

After we rate the degree of functional limitation resulting from the impair ment(s), we will det ermine the severity of your mental impairment(s). 20 CFR 416.920a(d).

If we rate the degree of your limitation in the first three functional areas as "none" or "mild" and "none" in the fourth area, we will generally conclude that your impairment(s) is not severe, unless the evidence otherwise indicates that there is more than a minimal limitation in your ability to do any basic work activities. 20 CFR 416.920a(d)(1).

If your mental impairment(s) is sever e, we will then determine if it meets or is equivalent in severity to a listed mental disorder. We do this by comparing the diagnostic medical findings about your impairment(s) and the rating of the degree of functional limitat ion to the criteria of the appropriate listed mental disorder. 20 CFR 416.920a(d)(2).

If we find t hat you have a sev ere mental impairment(s) that neither meets nor is equivalent in severity to any listing, we will then assess your residual functional capacity. 20 CF R 416.920a(d)(3).

Claimant a pplied for disab ility b enefits bas ed on having: an injury to le a back injury in and a s eizure disorder and hypertension problems with anxiety, depression, suicidal ideations, and lower back pain. Claimant failed to provide any objective medical evidence to establish that he has a impairment which meets the MA-P and SDA duration severe physical or mental standard. An x-ray of Claimant left hand and wrist revealed mild degenerative joint disease. According to an MR I of Claimant's lumbar spine dated was disc degeneration at L2-L3 and L1-L2 levels; the spinal canal w as preserved; disc herniation was not identified; there was no disc protrusion identified at L5-S1. and no spondy lolysis at L5 on either side of the midline ; and there wa degenerative change involving the left apophyseal joint at L5-S1. According to an MRI of Claimant's thoracic spine dated there was no evidence of disk herniation or stenosis. According t o phys ical examination repor and Claimant had loc alized tenderness in his lumbar spine and bilateral sa croiliac join ts; his refl exes were normal; a nd his motor strength was normal. According to a mental status examination report dated examiner stated that there was a concern that Claimant was deliberately attempting to exaggerate his experience as Claimant answered questions incorrectly; and the examiner was unable to assess a diagnosis due to lack of credible responses.

Even if the analys is continued, Claimant fa iled to establish t hat he has a severe impairment that meets or equals a listed impairment found at 20 CFR, Part 404, Subpart P, Appendix 1.

If the analysis continued, there is no objective medical evidence that Claimant would be unable to do any of his past relevant uns killed work. There's no objective medical evidence to establish that Claimant has serious mental limitations in Activities of Daily Living; Social Functioning; or in Concentration, Persistence or Pace.

Light work. Light work involv es 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 controls.... 20 CFR 416.967(b).

If the analy sis continued to the last step of the sequential evaluation, Claimant should be able to do at leas t light work. Medic al vocational guidelines have be en developed and can be found in 20 CFR, Su bpart P, Appendix 2, Section 200.00. When the facts

coincide with a partic ular guideline, the guideline directs a conc lusion as to disability. 20 CFR 416.969.

Claimant is considered an individual closely approachi ng advanced age with a limited educational background and unskilled wor k experience. 20 CFR 416.963, 20 CFR 416.964, and 20 CFR 416.968. Us ing Medical Vocational Ru le 202.10 as a guideline, Clamant would be considered not disabled. According to this M edical Vocational Rule, an individual closely approaching advanced age with a limited educational background and unskilled work experience, limited to light work, is not disabled.

In conclusion, Cla imant does no t meet the standard for disab ility as set forth in the Social Security regulations. Accordingly, the department's MA-P and SDA decision is upheld.

DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusion sof law, decides the Department properly determined that Claimant did not meet the MA-P and SDA disability standard.

Accordingly, the department's MA-P and SDA decision is **AFFIRMED**.

/s/

Marya A. Nelson-Davis Administrative Law Judge Michigan Administrative Hearing System For Maura Corrigan, Director Department of Human Services

Date Signed: 04/18/2013

Date Mailed: 04/18/2013

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 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.

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