Office of Medicaid BOARD OF HEARINGS

Appellant Name and Address:



Appeal Decision: Denied Appeal Number: 2502889

Decision Date: 6/17/2025 **Hearing Date:** 0/17/2025

Hearing Officer: Patrick Grogan Record Open to: 4/25/25

Appearance for Appellant:

Appearance for MassHealth:

Jonathan Gonzalez, MassHealth Charlestown

Interpreter:

N/A



The Commonwealth of Massachusetts Executive Office of Health and Human Services Office of Medicaid Board of Hearings 100 Hancock Street, Quincy, Massachusetts 02171

APPEAL DECISION

Appeal Decision: Denied Issue: Eligibility over 65,

Verifications

Decision Date: 6/17/2025 **Hearing Date:** 3/17/2025

MassHealth's Rep.: Jonathan Gonzalez Appellant's Rep.:

Hearing Location: Remote (Tel) Aid Pending: Yes

Authority

This hearing was conducted pursuant to Massachusetts General Laws Chapter 118E, Chapter 30A, and the rules and regulations promulgated thereunder.

Jurisdiction

Through a notice dated February 11, 2025, MassHealth denied the Appellant's application for MassHealth benefits because MassHealth determined that the Appellant did not provide necessary information MassHealth requires to decide the Appellant's eligibility within the required time frame. (see 130 CMR 515.008 and Exhibit 1) The Appellant filed this appeal in a timely manner on February 18, 2025. (see 130 CMR 610.015(B) and Exhibit 2) Denial of assistance is valid grounds for appeal (see 130 CMR 610.032).

Action Taken by MassHealth

MassHealth denied the Appellant's application for MassHealth benefits because MassHealth determined that the Appellant did not provide necessary information MassHealth requires to decide the Appellant's eligibility within the required time frame (see 130 CMR 515.008 and Exhibit 1).

Issue

The appeal issue is whether MassHealth was correct, pursuant to 130 CMR 515.008, in determining that the Appellant did not provide necessary information MassHealth requires to

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decide the Appellant's eligibility for MassHealth benefits within the required time frame (see 130 CMR 515.008 and Exhibit 1).

Summary of Evidence

The Appellant, an individual over the age of 65, filed an application for MassHealth benefits. A denial, dated February 11, 2025, which is the subject of this appeal, was sent to the Appellant. (Exhibit 1) The Appellant was represented by an Appeal Representative, and MassHealth was represented by a member of the Charlestown Enrollment Center.

The Appellant filed an appeal, and a hearing was held on March 17, 2025. (Exhibit 2, Exhibit 4, Testimony) At the Hearing, MassHealth listed one item outstanding for MassHealth to make a determination regarding eligibility. (Exhibit 1, Testimony). Specifically, MassHealth required submission of proof of income from a named pension. (Exhibit 6) The Record was left open until April 18, 2025 for the Appellant to provide the required information and until April 25, 2025 for MassHealth to review. (Exhibit 6).

Upon the expiration of the Record Open period for the Appellant, no additional submissions were received. On April 30, 2025, in response to inquiry posed, the Appellant, through the Appeal Representative, indicated a conservator would be sought. (Exhibit 7). The Appellant's Representative was instructed to provide confirmation of a probate court filing so that the case could be placed on a probate hold during the Probate Court proceedings. (Exhibit 8). No documentation was received.

On May 20, 2025, further inquiry was posed. (Exhibit 8). On May 21, 2025, the Appellant's representative indicated that the Appellant had died earlier in May. No proof of income from the named pension was ever received.

Findings of Fact

Based on a preponderance of the evidence, I find the following:

- 1. The Appellant, an individual over the age of 65, filed an application for MassHealth benefits. (Exhibit 1)
- 2. A denial, dated February 11, 2025, which is the subject of this appeal, was sent to the Appellant. (Exhibit 1)
- 3. The Appellant filed an appeal, and a Hearing was held on March 17, 2025. (Exhibit 2, Exhibit 4, Testimony)

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- 4. MassHealth required proof of income from a named pension. (Exhibit 6)
- 5. The Record was left open until April 18, 2025 for the Appellant to provide the required information and until April 25, 2025 for MassHealth to review. (Exhibit 6).
- 6. Upon the expiration of the Record Open period for the Appellant, no additional submissions were received.
- 7. On April 30, 2025, in response to inquiry posed, the Appellant, through the Appeal Representative, indicated a conservator would be sought. (Exhibit 7). The Appellant's Representative was instructed to provide confirmation of a probate court filing so that the case could be placed on a probate hold during the Probate Court proceedings. (Exhibit 8). No documentation was received.
- 8. On May 20, 2025, further inquiry was posed. (Exhibit 8). On May 21, 2025, the Appellant's representative indicated that the Appellant had died earlier in May. No proof of income from the named pension was ever received.

Analysis and Conclusions of Law

The Appellant has the burden "to demonstrate the invalidity of the administrative determination." Andrews v. Division of Medical Assistance, 68 Mass. App. Ct. 228. See also Fisch v. Board of Registration in Med., 437 Mass. 128, 131 (2002); Faith Assembly of God of S. Dennis & Hyannis, Inc. v. State Bldg. Code Commn., 11 Mass. App. Ct. 333, 334 (1981); Haverhill Mun. Hosp. v. Commissioner of the Div. of Med. Assistance, 45 Mass. App. Ct. 386, 390 (1998). MassHealth administers and is responsible for the delivery of health-care services to MassHealth members. (130 CMR 515.002). The regulations governing MassHealth at 130 CMR 515.000 through 522.000 (referred to as Volume II) provide the requirements for noninstitutionalized persons aged 65 or older, institutionalized persons of any age, persons who would be institutionalized without community-based services, as defined by Title XIX of the Social Security Act and authorized by M.G.L. c. 118E, and certain Medicare beneficiaries. (130 CMR 515.002). The Appellant in this case is a noninstitutionalized person over the age of 65. Therefore, the regulations at 130 CMR 515.000 through 522.000 apply to this case. (130 CMR 515.002).

MassHealth may provide coverage for low- and moderate-income individuals and couples:

515.002: Introduction to MassHealth

- (A) The MassHealth agency is responsible for the administration and delivery of health-care services to low- and moderate-income individuals and couples.
- (B) 130 CMR 515.000 through 522.000: Other Division Programs provide the

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MassHealth requirements for persons who are institutionalized, 65 years of age or older, or who would be institutionalized without community-based services in accordance with all applicable laws, including Title XIX of the Social Security Act.

As a threshold to coverage, MassHealth must determine eligibility of an Appellant. In order to determine an Appellant's eligibility, it is incumbent upon an applicant to cooperate with MassHealth and provide necessary information for a determination:

515.008: Responsibilities of Applicants and Members

(A) Responsibility to Cooperate. The applicant or member must cooperate with the MassHealth agency in providing information necessary to establish and maintain eligibility, and must comply with all the rules and regulations of MassHealth, including recovery and obtaining or maintaining other health insurance.

Here, MassHealth required additional information to determine eligibility, and despite requests for additional information, ultimately did not receive the information required for the determination. (Testimony, 130 CMR 516.001(B)) A Notice of denial was sent to the Appellant in accordance with the Regulations. (Exhibit 1, 130 CMR 516.001 (C)).

516.001: Application for Benefits

- (B) Corroborative Information. The MassHealth agency requests all corroborative information necessary to determine eligibility.
 - (1) The MassHealth agency sends the applicant written notification requesting the corroborative information generally within five days of receipt of the application.
 - (2) The notice advises the applicant that the requested information must be received within 30 days of the date of the request, and of the consequences of failure to provide the information.
- (C) Receipt of Corroborative Information. If the requested information, with the exception of verification of citizenship, identity, and immigration status, is received within 30 days of the date of the request, the application is considered complete. The MassHealth agency will determine the coverage type providing the most comprehensive medical benefits for which the applicant is eligible. If such information is not received within 30 days of the date of the request, MassHealth benefits may be denied.

The Appellant chose to appeal, and at the March 17, 2025 Hearing, additional time was granted to provide MassHealth the information necessary to determine the Appellant's eligibility. (Exhibit 6) Upon the expiration of the Record Open period for the Appellant, no additional submissions were received.

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On April 30, 2025, in response to inquiry posed, the Appellant, through the Appeal Representative, indicated a conservator would be sought. (Exhibit 7) The Appellant's Representative was instructed to provide confirmation of a probate court filing so that the case could be placed on a probate hold during the Probate Court proceedings. (Exhibit 8). No documentation was received.

On May 20, 2025, further inquiry was posed. (Exhibit 8). On May 21, 2025, the Appellant's representative indicated that the Appellant had died earlier in May. No proof of income from the named pension was ever received.

Here, the Appellant has not cooperated with MassHealth to provide the necessary initial information and corroborative information for MassHealth to make a determination regarding eligibility for MassHealth benefits. Accordingly, the Appellant has not met the burden to show that MassHealth's denial due to its inability to determine eligibility is invalid. Accordingly, this appeal is DENIED.

Order for MassHealth

End aid pending.

Notification of Your Right to Appeal to Court

If you disagree with this decision, you have the right to appeal to Court in accordance with Chapter 30A of the Massachusetts General Laws. To appeal, you must file a complaint with the Superior Court for the county where you reside, or Suffolk County Superior Court, within 30 days of your receipt of this decision.

Patrick Grogan Hearing Officer Board of Hearings

MassHealth Representative: Thelma Lizano, Charlestown MassHealth Enrollment Center, 529 Main Street, Suite 1M, Charlestown, MA 02129

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