

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION**

_____)	CASE NO.
)	
Plaintiff,)	JUDGE
)	
v.)	MAGISTRATE JUDGE
)	JENNIFER DOWDELL ARMSTRONG
COMMISSIONER OF SOCIAL SECURITY,)	
)	
Defendant.)	<u>ORDER</u>

This action brought pursuant to 42 U.S.C. § 405(g) and being before this Court either for entry of a Report and Recommended Decision or, upon consent of the parties for entry of final judgment, **IT IS HEREBY ORDERED:**

1. Plaintiff's counsel shall (a) email the case name, case number and plaintiff's social security number to the United States Attorney's Office at USAOHN.SSACOMPL@usdoj.gov and ch.il.ogc.ndohio@ssa.gov, Northern District of Ohio, the case name, case number and plaintiff's social security number, and (b) shall file a notice with this Court as set forth in L.R. 9.1 confirming that such information has been sent.

2. The defendant is granted a maximum of 60 days from the date of receiving notice as specified in LR 16.3.1(b) to file the certified administrative record. **No extensions** will be granted beyond the expiration of the 60-day period **except upon a showing of good cause for extraordinary circumstances**. In accordance with local rule 8.1 (d),

transcripts of the administrative record are not available online and may be filed without redaction.

3. Within forty-five (45) days of the filing of the transcript, the plaintiff shall go forward with his/her primary submission. That pleading shall be no more than a total of twenty-five (25) pages in length with 12-point font and one inch page margins. It shall be captioned "Plaintiff's Brief On The Merits," shall state with particularity the grounds for any relief sought and the legal arguments in support, and shall conclude with a statement of the relief sought. **No extension beyond that date will be granted other than on motion demonstrating good cause.**

4. In the event the plaintiff's brief on the merits is not filed within (45) days after the transcript (and a motion for extension has not been granted), the case may be subject to dismissal for want of prosecution without further notice.

5. The defendant's response to the plaintiff's submission shall be filed within (45) days thereafter. It shall be no more than a total of (25) pages in length with 12 point font and one inch page margins, and shall be captioned "Defendant's Brief On The Merits." If no submission is filed within that time (and a motion for extension has not been granted), review may be undertaken based upon the plaintiff's brief only. **No extension will be granted other than on motion demonstrating good cause.**

6. If the plaintiff chooses to respond to the defendant's brief, the plaintiff shall file a reply brief of not more than (10) pages within (14) days from the filing of the defendant's brief. It shall be no more than a total of (10) pages in length with 12-point font and one inch page margins, and shall be captioned "Plaintiff's Reply Brief."

7. Any request for an extension of any deadline must be made at least three (3) business days *before* the deadline date, but such requests will not be routinely granted.

PLEASE NOTE:

Plaintiff's brief shall first set forth a list of "Legal Issues," followed by a recitation of "Facts" in a "Facts" section, and then an "Argument" or "Analysis" section. In the "Facts" section, the brief shall cite, **by exact and specific transcript page number**, the pages relating to these facts. For example, a citation to a medical finding contained on a single page of a 20 page Exhibit must cite to the specific page, not generally to the 20 pages of the Exhibit. In addition, citations to the Transcript should refer to the page number indicated on the lower right hand corner of the document, and NOT to the PageID # at the top of the document.

All facts relevant to the legal issues and discussion must be set forth in the "Facts" section. Defendant's brief shall specifically address the legal issues and facts cited by plaintiff and shall cite, **by exact and specific transcript page number**, all relevant facts in a "Facts" section.

The "Facts" section of both briefs shall accurately recite the record without argument, coloring, or "spin." The arguments should be in the "Argument" or "Analysis" section of the brief, not in the "Facts" section, **and shall be preceded by headings identifying the claimed errors.**

The parties are expected to fully and fairly present to the Court all relevant evidence in the record, both favorable and unfavorable. A full recitation of all relevant evidence should be presented. Briefs shall cite concisely the relevant statutory and case law supportive of the party's position. Any facts recited in support of the "Argument" or "Analysis" section of the brief must also be set forth in the "Facts" section of the brief.

Any factual allegations or arguments relying upon the record that either do not cite to the record or are unsupported by the record citation will not be considered by the Court.

Date: _____

s/ Jennifer Dowdell Armstrong
JENNIFER DOWDELL ARMSTRONG
U.S. MAGISTRATE JUDGE