## NONPRECEDENTIAL DISPOSITION

To be cited only in accordance with Fed. R. App. P. 32.1

## United States Court of Appeals

For the Seventh Circuit Chicago, Illinois 60604

Argued October 3, 2007 Decided November 6, 2007

## **Before**

Hon. JOHN L. COFFEY, Circuit Judge

Hon. KENNETH F. RIPPLE, Circuit Judge

Hon. MICHAEL S. KANNE, Circuit Judge

No. 06-4263

CHASE MARCONI,

Plaintiff-Appellant,

v.

MICHAEL J. ASTRUE,

Defendant-Appellee.

Appeal from the United States District

Court for the Northern District of

Illinois, Eastern Division

No. 05 C 3136

Michael T. Mason, Magistrate Judge.

## ORDER

Chase Marconi applied for Disability Insurance Benefits ("DIB"), alleging that he suffers from a mental impairment that became disabling before June 30, 2002, the date his disability insurance lapsed. The issue on appeal is whether the Social Security Administration applied the law correctly and relied on substantial evidence in concluding that Marconi was not disabled as of the date he was last insured. Because the administrative law judge ("ALJ") correctly applied the law in finding that Marconi did not have a severe impairment and substantial evidence supports this finding, we affirm.