

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF ALABAMA  
NORTHERN DIVISION

MARY A. HILL,	:	
	:	
Plaintiff,	:	
	:	
v.	:	CIVIL ACTION 08-0088-M
	:	
MICHAEL J. ASTRUE,	:	
Commissioner of	:	
Social Security,	:	
	:	
Defendant.	:	

MEMORANDUM OPINION AND ORDER

In this action under 42 U.S.C. §§ 405(g) and 1383(c)(3), Plaintiff seeks judicial review of an adverse social security ruling which denied claims for disability insurance benefits and Supplemental Security Income (hereinafter *SSI*) (Docs. 1, 12). The parties filed written consent and this action has been referred to the undersigned Magistrate Judge to conduct all proceedings and order the entry of judgment in accordance with 28 U.S.C. § 636© and Fed.R.Civ.P. 73 (see Doc. 20). Oral argument was waived in this action (Doc. 22). Upon consideration of the administrative record and the memoranda of the parties, it is **ORDERED** that the decision of the Commissioner be **REVERSED** and that this action be **REMANDED** for further administrative procedures not inconsistent with the Orders of this Court.

This Court is not free to reweigh the evidence or substitute

its judgment for that of the Secretary of Health and Human Services, *Bloodsworth v. Heckler*, 703 F.2d 1233, 1239 (11th Cir. 1983), which must be supported by substantial evidence. *Richardson v. Perales*, 402 U.S. 389, 401 (1971). The substantial evidence test requires "that the decision under review be supported by evidence sufficient to justify a reasoning mind in accepting it; it is more than a scintilla, but less than a preponderance." *Brady v. Heckler*, 724 F.2d 914, 918 (11th Cir. 1984), quoting *Jones v. Schweiker*, 551 F.Supp. 205 (D. Md. 1982).

At the time she filed her applications, Plaintiff was thirty-six years old (Doc. 11), had completed an eleventh-grade education (Tr. 204), and had previous work experience as a cook, cashier, waitress, sales clerk, and laborer (Tr. 41). In claiming benefits, Plaintiff alleges disability due to depression and mild mental retardation (Doc. 11).

The Plaintiff filed applications for disability insurance benefits and SSI on September 15, 2005 (see Tr. 7E).<sup>1</sup> Benefits were denied following a hearing by an Administrative Law Judge (ALJ) who determined that Hill had the ability to return to her past relevant work as a waitress, cashier, and sales person (Tr. 7B-7M). Plaintiff requested review of the hearing decision (see Tr. ii, 7A) by the Appeals Council, but it was denied (Tr. 4-7).

Plaintiff claims that the opinion of the ALJ is not

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<sup>1</sup>The applications are not in the record (see Doc. 11, ¶¶ 2-3).

supported by substantial evidence. Specifically, Hill alleges that: (1) She meets the requirements for Listing 12.04; (2) the ALJ failed to obtain a residual functional capacity assessment by an examining source; and (3) the Appeals Council failed to properly consider new evidence submitted to it (Doc. 12). Defendant has responded to—and denies—these claims (Doc. 14).

The Court notes that Plaintiff, at the outset of the argument of her claims, specifically notes particular instances where the ALJ misinterpreted the medical records (Doc. 12, pp. 7-8). Noting that the Defendant has not addressed any of those mistakes in his brief—or the conclusions which the ALJ drew from them (see Doc. 15)—the Court will address those errors first.

The Court notes that all of the misinterpretations come from records generated by the West Alabama Mental Health Center (hereinafter *West Alabama*). The first mistake is the ALJ's characterization of a diagnosis that Hill suffers from a "major depressive disorder, single episode without atypical features" (Tr. 7I) though the actual diagnosis was "major depressive disorder, single episode *with* atypical features" (Tr. 102). In a second misreading, records reported that Plaintiff had stated that she was "coping okay with stressors" (Tr. 168) while the ALJ summarized it as "coping OK without stressors" (Tr. 7J). In the third instance, the ALJ stated that Plaintiff was "noted to be better with good sleep without medications" (Tr. 7J), although

the actual records reflect that sleep improved *after taking* medication (Tr. 200). In the fourth mischaracterization of the medical evidence, the ALJ indicated that Hill "was discharged [from West Alabama] on September 21, 2006 with measurable improvement and completion of goals" (Tr. 7K) even though the evidence actually shows that "measurable improvement/completion of goals" was listed as one of the discharge criteria for the Treatment Plan developed for Hill (Tr. 166); records show that Plaintiff was still receiving treatment from West Alabama as of May 15, 2007 (Tr. 189), nearly eight months beyond the date the ALJ stated that she had been discharged.

The Court further notes that the ALJ discredited some of the evidence of record as it was in conflict with the evidence from West Alabama, which he gave greater weight (Tr. 7K-L). In that discussion, the ALJ again noted that Hill "was released from the West Alabama Mental Health Care program in September 2006 as she had obtained her goals and was noted to have measurable improvement" (Tr. 7L).

The Court finds that the ALJ's decision is not supported by substantial evidence. Having made these four errors, with each error reversing the substantive meaning of the medical record being cited, and then relying on the misstatements in reaching the ultimate conclusion concerning Hill's assertions of disability, the ALJ has rendered a decision which, at best, must

be characterized as suspect. This Court cannot say that the decision is supported by substantial evidence.

Therefore, it is **ORDERED** that the action be **REVERSED** and **REMANDED** to the Social Security Administration for further administrative proceedings consistent with this opinion, to include, at a minimum, a supplemental hearing for the gathering and consideration of all available medical evidence. Judgment will be entered by separate Order.

DONE this 26<sup>th</sup> day of September, 2008.

s/BERT W. MILLING, JR.  
UNITED STATES MAGISTRATE JUDGE