

**IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF ARKANSAS
JONESBORO DIVISION**

NATARSHA SINGLETON

PLAINTIFF

V.

CASE NO. 3:15-CV-00400 JTK

**CAROLYN W. COLVIN, ACTING
COMMISSIONER OF SOCIAL SECURITY
ADMINISTRATION**

DEFENDANT

ORDER

Plaintiff, Natarsha Singleton, initially applied for disability benefits sometime prior to November 19, 2008, the date of her first hearing.¹ (Tr. at 34). That application was denied at the hearing level and Singleton’s request for review was denied by the Appeals Council. (Tr. at 16). She filed a subsequent application for Title XIV supplemental security income benefits on September 6, 2011, alleging an onset date of November 15, 2006 (Tr. at 192-198).² After conducting a hearing, Judge Jerry M. Lang, the Administrative Law Judge (“ALJ”), denied her application on June 18, 2013. (Tr. at 95-104). He found no mental impairment. (Tr. at 97). The Appeals Council subsequently remanded the case for further consideration and development of the record regarding Singleton’s mental impairments. (Tr. at 110-113).

A second administrative hearing was held by Judge Lang on July 9, 2014 (Tr. at 73). On September 3, 2014, Judge Lang issued a decision denying Singleton’s claim, finding again that she had no mental impairment. (Tr. at 14). On November 6, 2015, the Appeals Council denied Singleton’s request for review. (Tr. at 1). The ALJ’s decision now stands as the final decision of

¹The exact date is unknown because Singleton’s application materials are not included in the record. It is also unclear whether Singleton initially filed for Title II or Title XIV benefits.

²Singleton amended her onset date to September 6, 2011, the date of her application.

the Commissioner, and Singleton has requested judicial review.³

The record in this case is incomplete. The application materials, exhibits, hearing decision, and briefs from the initial claim are relevant and necessary to the Court's review of Singleton's case. Therefore, the Commissioner must submit the entire record from Singleton's initial claim (with hearing date of November 19, 2008) to the Court within thirty (30) days from the date of this order.

IT IS SO ORDERED this 23rd day of November, 2016.



UNITED STATES MAGISTRATE JUDGE

³ The parties have consented in writing to the jurisdiction of a United States Magistrate Judge.