## IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF ARKANSAS FORT SMITH DIVISION

YOLANDA GISELE THOMPSON

**PLAINTIFF** 

v.

CIVIL NO. 2:14-cv-2135-MEF

CAROLYN W. COLVIN, Commissioner Social Security Administration

**DEFENDANT** 

## MEMORANDUM OPINION AND ORDER

Pending now before this Court is Plaintiff's Motion for Attorney Fees Under the Equal Access to Justice Act ("EAJA"). ECF No. 18, 19. The parties have consented to the jurisdiction of a Magistrate Judge to conduct any and all proceedings in this case, and pursuant to said authority, the Court issues this Order. ECF No. 11.

On October 5, 2015, Plaintiff filed a motion for attorney's fees and costs under 28 U.S.C. § 2412, the Equal Access to Justice Act (hereinafter "EAJA") requesting \$3,994.80 representing a total of 20.40 attorney hours for work performed in 2014 at an hourly rate of \$186.00, and .80 attorney hours for work performed in 2015 at an hourly rate of \$187.00. ECF No. 18-5. On October 19, 2015, the Defendant filed a response voicing no objections to the Plaintiff's request for fees. ECF No. 20.

It is the opinion of the undersigned that the Plaintiff is entitled to a fee award in this case, as she is the prevailing party, the government's decision to deny benefits was not "substantially justified", the hourly rate requested does not exceed the CPI for either year in question, and the time asserted to have been spent in the representation of the Plaintiff before the district court is reasonable. *See Jackson v. Bowen*, 807 F.2d 127, 128 (8th Cir. 1986) (burden is on the

Commissioner to show substantial justification for the government's denial of benefits); Johnson

v. Sullivan, 919 F.2d 503 (8th Cir. 1990) (the hourly rate may be increased when there is

"uncontested proof of an increase in the cost of living sufficient to justify hourly attorney's fees

of more than \$75.00 an hour); and Allen v. Heckler, 588 F.Supp. 1247 (W.D.N.Y. 1984) (in

determining reasonableness, court looks at time and labor required; the difficulty of questions

involved; the skill required to handle the problems presented; the attorney's experience, ability,

and reputation; the benefits resulting to the client from the services; the customary fee for similar

services; the contingency or certainty of compensation; the results obtained; and, the amount

involved). There is, however, an .80 cent discrepancy in the Plaintiff's calculation of attorney fees

for 2015. Accordingly, Plaintiff is entitled to an attorney's fee award under EAJA in the amount

of \$3,994.00.

Pursuant to Astrue v. Ratliff, 130 S.Ct. 2521, 2528 (2010), the EAJA fee award should be

made payable to Plaintiff. However, as a matter of practice, an EAJA fee made payable to Plaintiff

may properly be mailed to Plaintiff's counsel.

The parties are reminded that, in order to prevent double recovery by counsel for the

Plaintiff, the award herein under the EAJA will be taken into account at such time as a reasonable

fee is determined pursuant to 42 U.S.C. § 406.

**IV.** Conclusion:

Based upon the foregoing, Plaintiff is awarded the sum of \$3,994.00 for attorney's fees

pursuant to the EAJA, 28 U.S.C. § 2412.

Dated this 21st day of October, 2015.

1s/Mark E. Ford

HONORABLE MARK E. FORD

UNITED STATES MAGISTRATE JUDGE