

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLORADO  
Senior Judge Wiley Y. Daniel

Civil Action No. 15-cv-00617-WYD

ROBERT A. MEADE,

Plaintiff,

v.

CAROLYN W. COLVIN, Acting Commissioner of Social Security,

Defendant.

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**ORDER**

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Daniel, J.

Upon consideration of the parties' joint stipulation for fees (ECF No. 22) pursuant to the Equal Access to Justice Act (EAJA), 28 U.S.C. § 2412 *et seq.*, IT IS HEREBY ORDERED:

1. Defendant will pay Plaintiff a total of \$5,000.00 in EAJA fees. This amount is payable to Plaintiff, not directly to his counsel.<sup>1</sup> Payment will be sent to the office of

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<sup>1</sup> The Commissioner recognizes that Plaintiff has assigned his right to EAJA fees to his counsel. If, after receiving the Court's EAJA fee order, the Commissioner determines that Plaintiff does not owe a debt that is subject to offset under the Treasury Offset Program, then the Commissioner will agree to waive the requirements of the Anti-Assignment Act, and the EAJA fees will be made payable to Plaintiff's attorney. However, if there is a debt owed under the Treasury Offset Program, the Commissioner cannot agree to waive the requirements of the Anti-Assignment Act, and the remaining EAJA fees after offset will be paid by a check made out to Plaintiff but delivered to Plaintiff's attorney.

Plaintiff's attorney: David F. Chermol, Esq.; Chermol & Fishman, LLC; 11450 Bustleton Ave.; Philadelphia, PA 19116.

2. Defendant's payment of this amount bars any and all claims Plaintiff may have relating to EAJA fees and expenses in connection with this action.

3. Defendant's payment of this amount is without prejudice to Plaintiff's counsel's right to seek attorney fees under section 206(b) of the Social Security Act, 42 U.S.C. § 406(b), subject to the offset provisions of the EAJA.

4. This Order will not be used as precedent in any future cases, and should not be construed as a concession that the Commissioner's administrative decision denying benefits to Plaintiff or the agency's defense thereof was not substantially justified.

Dated: March 21, 2016

BY THE COURT:

*/s/ Wiley Y. Daniel*  
WILEY Y. DANIEL,  
SENIOR U.S. DISTRICT JUDGE