Dreese v. Astrue Doc. 24 Att. 1

## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS WESTERN DIVISION

RANDY J. DREESE,	)	
71 1 100	)	
Plaintiff,	)	No. 11 CV 50301
v.	)	
	)	Magistrate Judge Mahoney
MICHAEL J. ASTRUE,	)	
Commissioner of Social Security,	)	
•	)	
Defendant.	)	

## **ORDER**

Pursuant to sentence four of Section 405(g) of the Social Security Act, and in light of the Parties' Joint Motion for Entry of Judgment with Remand, this court hereby enters a judgment reversing the Commissioner's decision with a remand of the case to the Commissioner in accordance with the terms set forth below. 42 U.S.C. § 405(g).

On remand, Plaintiff will be provided with the opportunity for a hearing and to submit additional evidence and arguments. The administrative law judge will: (1) update the medical record concerning Plaintiff's condition; (2) further evaluate the credibility of Plaintiff's subjective complaints, including those concerning his alleged need for a cane; (3) further evaluate the treating, consulting, and reviewing medical source opinions, including those of Drs. Ahmed, Oberlander, and Wang, and explain his rationale for the weight assigned to their respective opinions; (4) further assess Plaintiff's residual functional capacity on the updated record; (5) if appropriate, obtain supplemental information from a vocational expert concerning the effect of any assessed functional limitations on Plaintiff's occupational base; (6) associate and consider together Plaintiff's subsequent application, dated September 14, 2011, for concurrent Social Security benefits, currently pending at the hearing level; and (7) issue a new decision.

The Clerk of the Court will e	enter a separate judgment pursuant to Rule 58 of the Federal
Rules of Civil Procedure.	
	SO ORDERED THIS day of June, 2012.
	Honorable Judge P. Michael Mahoney