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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA

BRIAN K. ADKINS,)	
VS.	Plaintiff,)))	1:10-cv-0168-SEB-TAB
MICHAEL J. ASTRUE, Commissioner of the Social Security Administration,		
Γ) Defendant.)	

Entry Granting Petition for Attorney's Fees

Plaintiff Adkins' petition under the Equal Access to Justice Act (EAJA), 28 U.S.C. § 2412(d)(1)(A), for attorney fees [35] is **granted.** Adkins seeks an award of attorney fees in the amount of \$6,473.89, to which the Commissioner does not object.

The only objection asserted by the Commissioner is that the fees not be paid directly to plaintiff's counsel. *Astrue v. Ratliff*, 130 S.Ct. 2521 (2010). The Commissioner alleges that the Agency will not be able to determine whether Adkins has any pre-existing federal debts until after the court grants the award.

There is a valid assignment in this case. An order directing payment to Adkins' attorney *after* the government determines whether Adkins has any pre-existing federal debts accommodates the concerns discussed in *Ratliff. See Smith v. Astrue*, 1:09-cv-1165-DML-JMS, 2011 WL 2064843 (S.D.Ind. May 25, 2011).

The Commissioner shall determine whether the United States is entitled to and will exercise a right of offset (and if so, the amount of the offset) against the award because of a pre-existing debt Adkins owes the government. The amount of the fee award remaining after the offset (if any) shall be paid to Adkins' attorney consistent with the assignment.

Southern District of Indiana

A separate Order consistent with the foregoing shall now issue.

IT IS SO ORDERED.

Date: 09/27/2011

SARAH EVANS BARKER, JUDGE United States District Court