UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

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-V-

MARCUS D.,

Plaintiff, : 1:19-CV-1181-MJP

ANDREW SAUL, COMMISSIONER OF SOCIAL SECURITY,

Defendant.

ORDER

Plaintiff filed an action seeking judicial review of the decision of the Commissioner of Social Security, which denied his claim for Supplemental Security Income, pursuant to 42 U.S.C. § 405(g), made applicable to SSI by 42 U.S.C. § 1383(c)(3). Both parties filed Motions for Judgment on the Pleadings, and oral argument was held on February 25, 2021.

This Court has reviewed the parties' competing motions together with their respective memoranda of law, and the arguments of Anthony John Rooney, Esq. of The Law Offices of Kenneth Hiller, PPLC, attorney of record for Plaintiff, and Sixtina Fernandez, Esq., Special Assistant United States Attorney for the Western District of New York, attorney of record for Defendant. Now, upon all pleadings, the administrative record, the parties' memoranda of law, and the arguments of the parties,

It is ORDERED and ADJUDGED, for the reasons stated in open Court at the oral argument of this matter on February 25, 2021 pursuant to 28 U.S.C. § 636(c), the transcript of which is incorporated herein, and the parties' consent, and consistent with this Court's ruling from the bench following oral argument, the decision of Defendant

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Commissioner is affirmed; and it is further

ORDERED and ADJUDGED, that Plaintiff's motion for judgment on the pleadings (ECF No. 8) is denied; and it is further

ORDERED and ADJUDGED that the transcript of the Court's Decision shall be filed, and the Court Clerk shall issue Judgment in favor of the Commissioner and close this case.

SO ORDERED.

MARK W. PEDERSEN

UNITED STATES MAGISTRATE JUDGE

DATED: March 15, 2021

Rochester, New York

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                  UNITED STATES DISTRICT COURT
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                   WESTERN DISTRICT OF NEW YORK
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    CORRECTED TRANSCRIPT (Presiding Judge's name)
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    MARCUS D.
                                      19CV1181
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                    Claimant
    VS.
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                                 Rochester, New York
    COMMISSIONER OF SOCIAL SECURITY, February 25, 2021
                    Respondent. 3:15 p.m.
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    DECISION
    Transcribed from an audio recording
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                    TRANSCRIPT OF PROCEEDINGS
             BEFORE THE HONORABLE MARK W. PEDERSEN
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                  UNITED STATES MAGISTRATE JUDGE
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                    ANTHONY JOHN ROONEY, ESQ.
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                    Law Offices of Kenneth Hiller, PPLC
                    6000 North Bailey Avenue, Suite 1A
15
                    Amherst, New York 14226
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17
                    SIXTINA FERNANDEZ, ESQ.
                    Social Security Administration
                    Office of General Counsel
18
                    26 Federal Plaza, Room 3904
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                    New York, New York 10278
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    COURT REPORTER: Karen J. Clark, Official Court Reporter
                    Karenclark1013@AOL.com
25
                    100 State Street
                    Rochester, New York 14614
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M. DENNIS VS. COMMISSIONER OF SOCIAL SECURITY

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PROCEEDING

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(Whereupon, the proceeding began at 3:15 p.m. and arguments were made by counsel on the record.)

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(TIME 3:37 P.M)

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We are back on the record, your THE CLERK:

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Honor.

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14:13:05 8 THE COURT: Thank you very much, counsel.

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prepared to issue my decision. Title 42 of U.S. Code

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Section 405(q) grants jurisdiction to district courts to

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hear claims based on the denial of social security

Thank you very much for a thorough argument. I am

14:13:26 13 benefits. Section 405(g) provides that the district

court shall have the power to enter, upon the pleadings

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and transcript of the record, a judgment affirming,

14:13:46 16 modifying or reversing a decision of the Commissioner of

14:13:49 17 Social Security with or without remanding the cause for

14:13:53 18 a rehearing. It directs when considering claims, a

14:13:56 19 court must consider the findings of fact made by the

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Commissioner provided that such findings are supported

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by substantial evidence in the record. Substantial

14:14:29 22 evidence is defined as more than a mere scintilla.

14:14:41 23 means such relevant evidence as a reasonable mind might

14:14:44 24 accept as adequate to support a conclusion.

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determine whether substantial evidence supports the

M. DENNIS VS. COMMISSIONER OF SOCIAL SECURITY Commissioner's finding, the Court must examine the entire record, including contradictory evidence and evidence from which conflicting inferences can be drawn. Section 405(g) limits the Court's review to two inquires: Whether the Commissioner's findings were supported by substantial evidence in the record; and whether the Commissioner's conclusions are based upon an erroneous legal standard.

A person is disabled for the purposes of SSI and Disability benefits if he or she is unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than 12 months.

In assessing whether a claimant is disabled, the ALJ must employ a five-step sequential analysis set out in Berry v. Schweiker, 675 F. 2d 464, 477, Second Circuit 1982.

The claimant bears the burden of proving his or her case at steps one through four; and at step five, the burden shifts to the Commissioner to show there is other gainful work in the national economy which the claimant could perform.

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M. DENNIS VS. COMMISSIONER OF SOCIAL SECURITY

In this case, the first point that the claimant raises in his brief is that the ALJ erred in coming to a highly specific ALC based on the vague opinion of Dr. Miller. One of the issues he brings up is that Dr. Miller, in her review, did not take a look at the MRI results that were produced in October of 2015 and she made her examination in 2016. I note that there is a case from the Second Circuit, it's an unpublished decision called Wright, W-r-i-q-h-t, v. Berryhill, 2017 Westlaw 1379389 at page 1, Second Circuit, April 14, 2017. And the Court wrote, "Similarly, it was not reversible error for the ALJ also to give great weight to Dr. Wassef's opinion. Dr. Wassef personally examined the Plaintiff and reached conclusions consistent with the objective medical evidence. Given these circumstances, the facts that Dr. Wassef's specialty is pediatrics, and his review did not include the Plaintiff's MRI's results do not preclude the ALJ from assigning Dr. Wassef's opinion significant weight, especially in light of the other evidence in the record." In this case here, the MRI results are not astounding. As I mentioned earlier, at page 276 in the record, the impression portion states (1) unremarkable MRI of the cervical spine; (2) mild to moderate

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M. DENNIS VS. COMMISSIONER OF SOCIAL SECURITY degenerative changes at the L3-L4, L4-L5 and L5-S1 levels.

So, based on the authority in Wright, I don't think it was error for the ALJ to credit Dr.

Miller's opinion and give it great weight. Further, the other highly specified portions seem to rely in part on Dr. Ruiz's medical source statement at pages 603 through 611 of the record in which he commented on the Plaintiff's ability to climb ramps and stairs, balancing, stooping, kneeling, crouching, crawling. He opined concerning environmental limitations. And in the case of the ALJ's residual functioning capacity, the ALJ went a little further than Dr. Ruiz did, and that is probably why the ALJ did not give full weight to Dr. Ruiz's statement. So based on those things, I think that the ALJ's determination of Dr. Miller's opinion and his RFC do have substantial support in the record.

With regard to the stress issue, Plaintiff states that the ALJ erred in improperly accounting for stress. And as I noted earlier in Judge Wolford's case, Herb v. The Commissioner of Social Security, 366 F. Sup 3d 441, Western District of New York 2019, she wrote, "The Court is cognizant that even without explicitly referencing a stress limitation, an RFC determination

M. DENNIS VS. COMMISSIONER OF SOCIAL SECURITY 1 may adequately account for a claimant's stress related 14:24:04 2 limitations. For example, an RFC limiting a Plaintiff 14:24:08 3 to occasional interaction with coworkers in the public 14:24:12 and to the performance of simple routine tasks may 14:24:15 5 14:24:19 account for the Plaintiff's stress-related limitations." 6 And then she goes on to cite other cases Ridosh v. 7 14:24:22 Berryhill, 2018 Westlaw 617, 1713, a 2018 Western 14:24:28 8 District of New York case on November 26. 14:24:36 Moxham v. The Commissioner, 2018 Westlaw 1175210, at 14:24:44 10 14:24:49 page 10, a Northern District of New York, March 5, 2018 11 case, in which that court found limitation to simple 14:24:53 12 tasks and instructions, decisions on simple work-related 14:24:57 13 matters, and frequent interaction with others adequately 14:25:00 14 accounted for the Plaintiff's stress-related 14:25:04 15 limitations. And further cited Cosme, C-o-s-m-e, v. 14:25:07 16 Colvin, 2016 Westlaw 4154280 at page 13, Western 14:25:13 17 District of New York, August 5, 2016, in which that 14:25:32 18 19 court wrote, "The RFC, which explicitly required 14:25:36 20 14:25:40 positions in unskilled work which did not require any 21 contact with coworkers or the public and only limited 14:25:56 14:26:20 22 contact with supervisors adequately accounted for any 14:26:25 23 limitations dealing with stress." In this case here, 14:26:30 24 with regard to stress, the ALJ limited the claimant to 25 simple routine tasks with no more than occasional 14:26:34

M. DENNIS VS. COMMISSIONER OF SOCIAL SECURITY 1 workplace changes. He should have no more than 14:26:39 2 occasional interaction with coworkers, supervisors and 14:26:42 3 the public." And counsel mentioned that the Plaintiff 14:26:55 4 14:26:59 testified concerning panic attacks, but as the 5 14:27:02 6 Commissioner's attorney pointed out, those are not substantiated in the record, so we know that the ALJ did 7 14:27:05 listen to the testimony of the Complainant and where it 14:27:09 8 was verified, gave the Complainant additional 14:27:12 9 restrictions. And where he found that it was not 14:27:16 10 14:27:19 verified, did not. 11 12 Overall then, I think that the 14:27:20 Commissioner's residual functional capacity decision is 14:27:22 13 supported by substantial evidence in the record. 14:27:26 14 14:27:29 15 therefore, I grant the Commissioner's motion for judgment on the pleadings and deny the Plaintiff's 14:27:31 16 motion on judgment on the pleadings. I direct the 14:27:34 17 18 Commissioner to draft an settle and order with 14:27:36 Plaintiff's counsel. And attach and reference a copy of 14:27:42 19 14:27:44 20 the transcript just of this portion of the decision. 2.1 Thank you very much, counsel. I also direct 14:27:47 14:27:50 22 the clerk to enter judgment for the Commissioner and 14:27:52 23 close the case. 14:27:57 24 MR. ROONEY: Thank you. 25 14:27:58 MS. FERNANDEZ: Thank you.

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                       <u>CERTIFICATE OF REPORTER</u>
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        I certify that the foregoing is a correct transcript
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    of the record of proceedings in the above-entitled
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    matter.
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    S/ Karen J. Clark, RPR
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    Official Court Reporter
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