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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	DANIEL R. GOODMAN,	
10		CASE NO. 2:16-cv-01051 JRC
11	Plaintiff,	ORDER TO SHOW CAUSE
12	V.	
13	CAROLYN W. COLVIN, Acting Commissioner of the Social Security Administration,	
14	Defendant.	
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16	This Court has jurisdiction pursuant to 28 U.S.C. § 636(c), Fed. R. Civ. P. 73 and	
17	Local Magistrate Judge Rule MJR 13 (see also Notice of Initial Assignment to a U.S.	
18	Magistrate Judge and Consent Form, Dkt. 8; Consent to Proceed Before a United States	
19	Magistrate Judge, Dkt. 10).	
20	This case is before the Court on plaintiff's failure to respond to the Court's	
21	Scheduling Order (Dkt. 18), dated and mailed to plaintiff on November 15, 2016. This	
22	Order directed plaintiff to file an opening brief on or before December 21, 2016. Plaintiff	
23	has neither filed an opening brief nor asked the Court for more time to do so.	
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1	Plaintiff, Daniel Goodman, proceeding <i>pro se</i> (Dkt. 4) filed his complaint in July,	
2	2016 (Dkt. 5) ¹ . Because plaintiff is proceeding <i>pro se</i> and was granted <i>in forma pauperis</i>	
3	status, the Court directed service of the summons and complaint (Dkt. 6). Following two	
4	motions for extensions to file their answer (Dkt.11-16), the Acting Commissioner filed	
5	the Answer/Administrative Record on November 14, 2016 (Dkt. 17). The Scheduling	
6	Order was filed and mailed to plaintiff on November 15, 2016 (Dkt. 18).	
7	The Scheduling Order provides in pertinent part:	
8	(1) Plaintiff's Opening Brief	
9	(1) Plaintin's Opennig Brief	
10	(a) Beginning on page one, plaintiff shall list the errors alleged (for example, "Issue No. 1 – The ALJ failed to properly evaluate plaintiff's subjective complaints of pain."), followed by a clear statement of the relief requested. A general statement of an issue, such as "the ALJ's decision to deny benefits is not supported by substantial evidence," is unacceptable. Assignments of error that are not listed in this section of the opening brief will not be considered or ruled upon.	
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14	(b) Plaintiff shall provide a brief summary of the relevant procedural history of the case. Plaintiff shall not include a lengthy recitation of background facts or medical evidence in this section. Discussion of the relevant facts must be presented in the argument section in the context of the specific errors alleged.	
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17	(c) Subsequent sections of the opening brief must fully explain	
18	each issue raised in the assignments of error and must include citations to the specific pages of the administrative record and the relevant legal	
19	authority that support each argument and request for relief.	
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23	¹ The Court notes that on June 10, 2016, <i>Goodman v. Colvin</i> , 2:15-cv-01149 JLR-KLS	
24	was dismissed without prejudice for lack of prosecution. Plaintiff (<i>pro se</i>) failed to file an	

24 opening brief, or any document, after filing his complaint.

1 Plaintiff appealed the denial of his Social Security applications by filing this 2 lawsuit and thus has the responsibility to explain to the Court (1) what the ALJ did 3 wrong, (2) what evidence supports his position, and (3) why the ALJ's error was harmful, 4 *i.e.*, why it affected the outcome of the case. This responsibility is met by filing an 5 opening brief. The opening brief is important because it informs everyone of the specific 6 claims plaintiff wishes the Court to address, and gives the Acting Commissioner an 7 opportunity to respond. Without an opening brief the Court would have to guess at what 8 claims plaintiff intends to present. Additionally, the Court cannot act as the lawyer for 9 either side, that is, the Court cannot make arguments on behalf of a party and cannot 10 decide the case based on issues that the parties have not raised. 11

Only after plaintiff and the Commissioner file their briefs, will the Court be in a 12 position to review the arguments made by both sides and issue a decision. In this case, 13 14 plaintiff's failure to file an opening brief not only deprives the Court of knowing what 15 claims he wishes the Court to review, it also violates the Court's Scheduling Order. If the 16 Court finds that plaintiff failed to file his brief without just cause, the Court could dismiss 17 the case. Local Civil Rule 11(c); see, also Fed. R. Civ. P. 41(b). Given the 18 circumstances in this case, however, the Court would prefer to decide the case on the 19 merits and does not deem the drastic measure of dismissal appropriate at this time. 20 The Court therefore ORDERS: 21

(1) Daniel Goodman, plaintiff, must submit to the Court by February 24, 2017
 an opening brief explaining what the ALJ did wrong, with citations to the Administrative
 Record, what evidence supports plaintiff's position, and why the ALJ's error was

harmful, and also must follow the requirements noted in the Scheduling Order (*see* Dkt.
 18).

(2) If plaintiff does not file or cannot file an opening brief, he must explain
why the case should not be dismissed for failing to follow the Court's scheduling order.
He must submit this explanation to the Court no later than February 24, 2017.

6 (3) If plaintiff files an opening brief or explains why he failed to follow the
7 scheduling order, the Acting Commissioner shall file a response by March 24, 2017.

9 (4) If plaintiff does not file an opening brief or does not explain why he failed
10 to follow the scheduling order, the case shall be dismissed.

(5) The Clerk is directed to mail a copy of this Order to plaintiff at the last
known address.

The Court directs plaintiff to the Court's website, which includes information for
 pro se litigants, such as the *Pro Se* Guide, which includes resources for potentially
 finding legal advice: http://www.wawd.uscourts.gov/pro-se (last visited January 20,
 2017). *See also "Where Can You Get Legal Advice?"* located at *Pro Se* Guide, p. 38,
 http://www.wawd.uscourts.gov/sites/wawd/files/ProSeGuidetoFilingYourLawsuitinFeder
 alCourt.pdf (last visited January 20, 2017).

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J. Richard Creatura United States Magistrate Judge

Dated this 24th day of January, 2017.