Robledo v.	Astrue	Doc. 17
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7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA	
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10	ROLDAN ROBLEDO, JR.,	
11	Plaintiff,	Case No. C09-5303RJB
12		ORDER ADOPTING REPORT AND
13	V.	RECOMMENDATION AND AFFIRMING
14		DECISION OF COMMISSIONER OF
15	MICHAEL J. ASTRUE, Commissioner of Social Security,	SOCIAL SECURITY
16	Defendant.	
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18	This matter comes before the court on the Report and Recommendation of the Magistrate Judge.	
19	Dkt. 15. The court has considered the relevant record, including the objections of plaintiff, and the	
20	remainder of the file herein.	
21	In this appeal of the decision of the Commissioner of Social Security to deny plaintiff's	
22	applications for Disability Insurance Benefits and Supplemental Security Income, the magistrate judge	
23	issued a Report and Recommendation, on January 13, 2010, recommending that the court affirm the	
24	administrative decision. Dkt. 15.	
25	In the Report and Recommendation, the magistrate judge concluded that (1) the ALJ weighed the	
26	conflicting medical evidence and properly relied on the evidence in the record as a whole, including	
27	plaintiff's testimony, plaintiff's daily activities, the medical record as a whole, and the opinion of Dr.	
28	Woods, to establish plaintiff's residual functional capacity; (2) the ALJ properly relied on the medical	

ORDER Page - 1 evidence to limit the effect of plaintiff's mother's statements about plaintiff's problems with pace; (3) the
ALJ properly evaluated plaintiff's residual functional capacity; and (4) the ALJ's step 4 findings properly
assessed plaintiff's past relevant work and his ability to perform at that level during the relevant period.
Dkt. 15.

5 On January 23, 2010, plaintiff filed objections to the Report and Recommendation, contending 6 that the ALJ conducted an incomplete and incorrect assessment of the opinions from physicians and other 7 mental health professionals about plaintiff's limitations; and that a proper review of the medical evidence 8 would show that plaintiff needed to do one thing at a time, that plaintiff needed to have a slow pace to 9 maintain accuracy, and that the symptoms of his disorders worsened the more plaintiff is pressured to 10 speed up. Dkt. 16. Plaintiff also contends that the ALJ improperly rejected plaintiff's mother's statements 11 about his reduced pace, without articulating specific and valid reasons; and ignored the mandatory requirements of SSR 96-8P when determining plaintiff's residual functional capacity. Id. Finally, 12 13 plaintiff contends that the ALJ's step 4 findings did not comply with SSRs 00-4P and 82-62, and the hypothetical presented to the vocational expert was defective. Id. 14

15 The court has reviewed the record *de novo*. A review of the medical evidence shows that the findings of Drs. Julian and Lange were properly addressed by the ALJ and were incorporated into the 16 finding on residual functional capacity; Nancy Warren's opinion was conclusory and brief, and 17 unsupported by treatment notes or explanation; Larry Eckman's opinion was not consistent with the 18 19 medical record; and the ALJ properly assessed the medical evidence and sufficiently developed the record. The ALJ addressed plaintiff's mother's opinions, and accounted for plaintiff limitations regarding 20 21 his reduced pace in the finding on residual functional capacity, by limiting plaintiff to short, simple work, 22 with routine instructions. The ALJ incorporated all credible impairments into the residual functional 23 capacity. Finally, plaintiff did not meet his burden to show that he was unable to return to his past relevant work; and even if he had met his burden, the ALJ included all credible limitations into the 24hypothetical questions to the vocational expert. Accordingly, the court concurs with conclusion of the 25 Report and Recommendation of the magistrate judge that the decision of the Commissioner of Social 26 27 Security should be affirmed.

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ORDERED that the Report and Recommendation of the magistrate judge (Dkt. 15) is

ADOPTED. The decision of the Commissioner of Social Security, denying plaintiff's applications for
Disability Insurance Benefits and Supplemental Security Income, is AFFIRMED.

The Clerk is directed to send uncertified copies of this Order to all counsel of record and to any party appearing *pro se* at said party's last known address.

DATED this 24th day of February, 2010.

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Robert J. Bryan United States District Judge

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