

Relevant
Excerpts of
Decision.

SOCIAL SECURITY ADMINISTRATION
Office of Hearings and Appeals

DECISION

IN THE CASE OF

Jesus Mendoza
(Claimant)


CLAIM FOR

Period of Disability,
Disability Insurance Benefits, and
Supplemental Security Income

FINDINGS

After careful consideration of the entire record, the Administrative Law Judge makes the following findings:

2. The claimant has not engaged in substantial gainful activity since August 31, 2000, although he continues to engage in work activity.
3. The claimant's electromagnetic sensitivity is a severe impairment, based upon the requirements in the Regulations (20 CFR §§ 404.1521 and 416.921).


William F. Nail, Jr.
Administrative Law Judge

OCT 23 2003

Date

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SOCIAL SECURITY ADMINISTRATION
Office of Hearings Operations

DECISION

IN THE CASE OF

Jesus M Mendoza
(Claimant)

CLAIM FOR

Supplemental Security Income

The claimant's ability to perform work at all exertional levels has been compromised by nonexertional limitations. In his pre-hearing filings, the claimant alleged that he has a sensitivity to electro-magnetic fields. 3E/2. He asserted that he has life-threatening "Multiple Chemical Sensitivity" (MCS) and "Electrohyper-sensitivity" (CHS). 14E/1; 23E/1. He alleged that exposure to radiation emitted by power lines, electric transformers and motors, fluorescent lights, video display screens, cell phones, wireless computers, aircraft and vehicle radar, dirty electricity etc, causes various symptoms, including: swelling of vital organs, swelling of his face, head and eyes, symptoms of heart attack and of stroke, flu and allergy symptoms, inability to sleep, rashes and loss of skin, and breathing, speech, vision, memory and concentration problems. 14E/1; 2F. He asserted that exposure to chemicals and odors found inside buildings and vehicles have similar effects. 14E/1. He claimed that he has passed out from pain and the inability to breathe on several occasions. 23E/3. He asserted that he cannot drive. 14E/1. The claimant also asserted that he cannot walk farther than the next-door neighbors' house. 14E/1. He alleged that he cannot stay in his home for more than a few minutes so he spends his days in his yard. 14E/1. He claimed that he wears protective gear on his "thoracic box" and head.

FINDINGS OF FACT AND CONCLUSIONS OF LAW

After careful consideration of the entire record, the undersigned makes the following findings:

1. The claimant has not engaged in substantial gainful activity since October 2, 2014, the application date (20 CFR 416.971 *et seq.*).

The claimant worked after the application date but this work activity did not rise to the level of substantial gainful activity. The claimant's earnings records show \$957.00 earned in 2015. This is below substantial gainful activity levels. 21D.

2. The claimant has the following severe impairment: immunodeficiency (20 CFR 416.920(c)).

The above medically determinable impairments significantly limit the ability to perform basic work activities as required by SSR 85-28.

/s/ Kimberly O. Wyatt

Kimberly O. Wyatt
Administrative Law Judge

May 11, 2020
Date