

timeframe the Defendant was working while receiving Social Security Disability benefits and his income exceeded the monthly amount permitted under Federal law.

25. In the letter from the Social Security Administration to the Defendant it is pointed out in order to waive collection of the overpayment, the Defendant must establish the following:

- It was not your fault that you got too much Social Security money.
- Paying us back would mean you could not pay your bills for food, clothing, housing, medical care or other necessary expenses, or it would be unfair for some other reason.

In summary, the Social Security Administration determined the Defendant was not without fault and “worked over SGA while receiving disability benefits:.

The letter provides detailed instructions with regard to requesting that the determination be reviewed by an Administrative Law Judge of the Office of Disability Adjudication and Review.

26. The Defendant reiterates in his letter of October 31, 2023, his position that a possible criminal conspiracy exists against him involving multiple Family Law Judges in Burlington County. In his letter, he indicates:

**Ironically, the same Judge stated in Court that if I went on Medicaid, he would view that as a threat.**

As the Defendant has confessed on the record to fabricating the voice of Judge Ambrose and putting a fictitious threat on YouTube, the Court at this point would **ORDER** the Defendant to produce either an Order issued by this Court containing such language or a transcript of same. The Court will direct that the requested documentation (Order or transcript) be provided directly to the Court within ten (10) days.