## UNITED STATES COURT OF APPEALS For the Fifth Circuit

No. 94-20588 Summary Calendar

WILLIE ANN THOMAS

Plaintiff-Appellant,

## **VERSUS**

DONNA E. SHALALA, Secretary, Department of Human Services

Defendant-Appellee.

Appeal from the United States District Court For the Southern District of Texas

(CA-H-93-2252)

(January 17, 1995)

Before REYNALDO G. GARZA, DUHE' and EMILIO M. GARZA, Circuit Judges.

## PER CURIAM:\*

Appellant, Willie Ann Thomas, brought this action pursuant to § 205(g) of the Social Security Act, 42 U.S.C. § 405(g), for judicial review of a final decision of the Secretary denying her claims for supplemental security income benefits based on

<sup>\*</sup>Local Rule 47.5 provides: "The publication of opinions that have no precedential value and merely decide particular cases on the basis of well-settled principles of law imposes needless expense on the public and burdens on the legal profession." Pursuant to that Rule, the Court has determined that this opinion should not be published.

disability under 42 U.S.C. § 1382(a)(3)(A). Subsequent to the judgment of the United States District Court of Texas affirming the Secretary's final decision, appellant brought her appeal to this court, which possesses jurisdiction pursuant to 28 U.S.C. § 1291.

The general issue presented in this appeal by the appellant is whether the Secretary's decision finding that she was not disabled under Title XVI of the Social Security Act from her alleged disability onset date of February 9, 1991, through the Secretary's final administrative decision on November 23, 1992, is supported by substantial evidence of record and correct legal standards.

We have read the record consisting of medical reports, testimony of vocational experts and all other evidence. We have read the complete record and the findings of the Administrative Law Judge, under which he finds that appellant could perform one or more past jobs despite her impairment and his decision which was affirmed by the Appeals Council, which concluded that no basis existed for review of his decision.

The District Court below granted summary judgment for the Secretary of Health and Human Services and upheld the decision of the Secretary that there was substantial evidence to conclude that Willie Ann Thomas was not disabled as claimed.

After having read the complete record, we also must conclude that there was substantial evidence to uphold the decision of the Secretary and that there was no legal error committed in the decision reached and therefore affirm the granting of the Summary Judgment for the Secretary by the District Court below.

AFFIRMED.