

Can A Social Security Lawyer Help with a Request for Reconsideration?

Q: Should you have a social security lawyer if your disability claim was denied?

A: Having your case reconsidered is your next option if you were not approved for disability after the initial review process. Having a social security lawyer on your side as you undergo reconsideration can be extremely beneficial, especially if you are once again denied. You will need to submit all the required paperwork within 60 days of when your claim was denied. If you do not submit the paperwork in that timeframe, you will likely have to start the application process all over again. Most claims are denied during the initial review process. Many cases are actually not approved until they have been through a hearing. You cannot, however, request a hearing until your claim has been through the reconsideration process. For that reason, make sure that you do not ignore the 60 day time limit to submit the paperwork for your case to be reconsidered. Again, hiring a social security lawyer can assure that all the necessary deadlines are met and paperwork submitted.

Q: How long will it take until a hearing is scheduled for a social security disability case?

A: The time it can take to schedule a hearing once it has been requested can vary greatly. Sometimes it can take up to two years before you have a date for a hearing. The scheduling delay is often dependent upon the backlog in your particular state. It is important, therefore, to not add any more time to the wait by submitting your request for a hearing as quickly as possible. If you do not already have a social security lawyer, it would be wise to seek one to represent your case during the hearing. A social security lawyer will make sure that your claim is handled fairly and adjudicated correctly.

Q: Should you be concerned if you have not heard anything after a hearing request has been made on a social security disability claim?

A: It is not uncommon to hear little from the Office of Hearings and Appeals for long periods of time. Typically, a claimant will be sent a letter confirming the request for a hearing, another to provide the information about a scheduled hearing and one notifying the claimant of approval or denial once the case has been heard. Claimants in some states may also receive an exhibit list, which provides details of everything in your file. If you have concerns about the status of your claim, contact a social security lawyer.

About the Author

More information related to social security benefits, goto HillandPonton.com.

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