

## Do You Need a Social Security Attorney to Apply for Benefits?

Q: Do I need to have a social security attorney to apply for disability benefits through social security?

A: Not every disability case requires the services of a social security attorney. Many who apply for benefits with the Social Security Administration are denied approval. Those wishing to appeal their case would be wise to seek counsel from a social security attorney. Keep in mind that just because you have a social security attorney, that alone does not guarantee that you will win your appeal. It does guarantee, however, that your appeal will be executed correctly. The experience a social security attorney can bring to your case will be invaluable during a hearing.

Q: When should I apply for [social security disability](#) benefits?

A: It is recommended that you submit your application for disability benefits as soon as possible after you are no longer able to work. It can often take 6 or more months for your application to be completed. For this reason, you will want to submit your application as early as you can. If your application is denied, you will probably want to appeal, which adds more time to the process. If you have any questions or concerns about the application process, you may want to contact a social security attorney.

Q: What is the difference between SSDI and SSI? Q: Are disability benefits and SSI the same thing?

A: Both SSDI (Social Security Disability Insurance) and SSI (Supplemental Security Income) are programs for people who have been injured and are not able to work. Only people who have been working for a certain amount of time and have contributed to Social Security qualify for SSDI. SSI benefits are distributed to those with limited income and assets, regardless of work history.

## About the Author

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