

Do I Need a Social Security Lawyer for a Consultative Exam?

Q: Why do I have to see a social security medical examiner after I apply for disability?

A: It is common for Social Security to request that applicants for disability undergo another medical exam. Your representative will refer to it as a consultative examination. A CE is requested by the disability examiner who handles your case. The administrative judge for your appeal can also call for the CE. The consultative exam most often serves one of two purposes. If your medical records are not very current, an exam will be helpful. If the details on your medical records are old, the disability examiner assigned to your file will not be able to make a sound decision. The other purpose would be to fill in some gaps in your medical information. For example, you may not have a recent test that might be necessary to determine the status of your injury. A call for a consultative examination is not an indication that your case will not be approved. It is an indication, however, that more details on your medical condition are required in order to rule on your application. Once an exam is asked for, it is mandatory that you undergo the examination. It may be wise to seek the counsel of a social security lawyer in the event that you feel you have been treated unfairly during a consultative examination process.

Q: Do I need to hire a social security lawyer if my initial application for disability through Social Security was denied?

A: If your application for disability was denied, you should appeal and it is wise to hire a social security lawyer to help with the process. Many applications for social security disability benefits are denied. If an application is not approved, it is not necessarily an indication that the case should not be awarded benefits. Often cases are denied simply due to lack of appropriate information. A social security lawyer knows the hearing process well, will make sure your file has all the required information and that it is fairly reconsidered. Statistically, cases represented by a social security lawyer that are reconsidered by an administrative judge stand a better chance of receiving approval.

Q: Once I submit my application, do I need to follow up with social security?

A: You should check up on your case. Your social security lawyer (if applicable) can also check your application status. It is possible that your application could be lost. It is also possible that notification regarding a case could be lost. There are many stages your application must go through to be reviewed. You could miss deadlines if you are not notified. It is always wise to check the status of your file from time to time. Get in touch with the representative handling your case (usually referred to as the "disability examiner.") Most applications are reviewed within 4 months. You will want to check the status of your application if you have not heard anything during that time. See more "[title="Social security attorney orlando">Social security benefits orlando ... &p=2683" title="Neat info on Orlando social security attorney">Orlando social security lawyer ... Social security attorney florida ... Orlando social security lawyer ... " title="Stuff">Veterans lawyer ...](#)

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