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If a person applies for SSDI (Social Security disability insurance) and is refused or denied then there is also an appeals procedure you can use so as to for the reconsideration of their app. a lot of appliers, later than working so hard on their app, admit the primary denial without understanding that the SSA generally refuses first claims, at times exclusively on the base of a technicality. It is significant to realize that if your Social security disability denied at early application step is not the finish of the app procedure!!! If a person likes to appeal the Social Security Administration's verdict about their application for disability insurance they could do so, nevertheless they have to make their petition in writing between 60 days from the date they obtained Social Security disability denial letter.

There are normally three or four levels of appeals:

The primary being reconsideration

Hearing by and administrative law judge

A review by appeals council

A federal court assessment

Whenever the SSA (Social Security Administration) sends letter concerning their decision on their claim they provide them instructions on how to appeal the conclusion.

Moreover, Your Social security disability may be denied but an applier might still be qualified to get disability insurance whereas the SSA (Social Security Administration) makes a choice on their request if, the person is appealing a result that they could no longer obtain Social Security disability benefits since their medical condition is not disabling or, if the person is appealing the Social Security Administration's conclusion that they are no more eligible for SSI payments or that their SSI payments might be cut down or suspended.

If someone is appealing a Social security disability denied has every right to have a representative assistance them in their appeals practice. The SSA extends free assist with the appeals process however the applier or applicant may perhaps likewise prefer to have an attorney, a friend.

Thus the SSA will work with the applicant representative in all the process to appeal, the representative could act for the individual in the majority Social Security matters plus would as well get copies of any decisions created regarding the individuals claim. The representative though can not gather any fees from the applicant without permission of the Social Security Administration for your Social security disability denied letter.

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