What should I know about Social Security Disability denials?

When people apply for Social Security Disability, they are sometimes disheartened to learn that they have been denied. Those applicants can opt to appeal the decision, which might result in them getting benefits. It is vital that anyone who is denied for SSD understands a few points about the denial, as well as how to appeal.

What are some reasons for a denial of SSD benefits?

There are numerous reasons why an application might be denied. It is possible that insufficient medical evidence was presented or that the issue at hand was caused by drug or alcohol addiction. In some cases, it might be determined that the condition isn't severe enough for benefits or that the person who applied can actually still do some type of work. If the disability isn't expected to last 12 months is another reason for a denial of benefits.

How can I appeal a decision?

If your initial claim has been denied, you might opt to appeal the decision by including new evidence in the appeal. Presenting medical records and a statement from your doctor might help to show your side of the case. It is vital that your appeal shows why you are unable to perform gainful work.

When you file an appeal, you must follow the directions provided to you. It is vital that you file your appeal within the allotted time frame or else your request for

reconsideration will be denied. With the normal time limit being set at 60 days, fast action to gather the evidence for your appeal is vital. To learn more about social security disability practice click <u>right here</u>.