

Social Security Lawyer Claims Counsel

Applying for disability with the Social Security Administration can be confusing and challenging. Educating yourself about the process is wise, regardless if you plan to hire a social security lawyer or do it yourself. The following are frequently asked questions about applying for Social Security Disability benefits.

Q: Am I eligible to receive Social Security disability benefits, if I currently receive workers compensation benefits?

A: Yes, you can apply for Social Security Disability, even though you are on workers compensation. You are entitled to collect benefits from both, but cannot exceed 80 percent of your estimated annual income average. The average income of every applicant is different. That means one worker may have a high enough cap to collect full benefits, while another may not. Your Social Security allotment will be decreased to meet that 80 percent limit, if the combined total of your workers compensation and [social security benefits](#) are more than your income average limit. For example, if before you were injured, your average monthly income was \$5000, your 80 percent cap would be \$4000 per month. You may be eligible for \$2500 per month in Social Security Disability, but already receive \$2500 each month in workers compensation. The monthly disability benefit from Social Security would only be \$1500, so as not to exceed the 80 percent cap of \$4000.

If there are any changes to the amount of workers compensation benefits you receive or if you receive them as one large payment per year, please contact the Social Security Administration or get help from a social security lawyer. Any changes to your workers compensation can affect your social security benefits.

Q: Will my assets affect my receiving SS benefits?

A: Your assets should not affect your Social Security Disability benefits. Disability benefits are contingent upon what you put into Social Security when you were working and the duration of your tenure in the workforce. It is a benefit that is earned. You should receive the same amount of benefits, regardless of your assets. If, however, you are applying for the Supplemental Security Income (SSI) program, your assets will affect those benefits. All assets are factored in when the Social Security Administration examines eligibility for SSI, since those benefits are contingent upon need.

A social security lawyer may be a good resource, if you are unclear about the affect your particular assets may have on your SSD or SSI benefits.

Q: Is it a requirement for me to see one of the Social Security doctors?

A: Not in all cases. The disability examiner for your case may not feel he has enough background on your case and wishes for you to undergo a consultative exam (CE.) If, for example, your doctor cannot provide many details about your condition or you have not received recent care for your treatment, your disability examiner may request a consultative examination. The medical specialist that provides the CE will be able to provide an updated profile of your condition. The CE will be looked at in concert with your other medical records. The Social Security Administration will pay for your CE. Contact your case representative, if you feel you should not have to go through another exam. If you are confused about next steps to take, you may wish to contact a social security lawyer. Find more [Tampa social security lawyers](#) [Florida social security lawyers](#) [Orlando social security lawyer](#)

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