

## Is It Possible to Expedite a Social Security Disability Hearing?

Q: Is it true that there are no deadlines for your social security disability application to be reviewed?

A: An initial decision on a social security disability claim does not have to be made in accordance with a set timeline. The average time it takes most cases to be initially reviewed, however, is about 90 days. And although there are no deadlines for the initial review process, there are strict deadlines for reconsideration and appeals for hearings. Missing a deadline for an appeal or reconsideration will have a negative impact on your social security disability case. In some cases, you may have to start at step one all over again. You are required to submit your appeal for reconsideration or hearing request no later than 60 days after you received notification that your case was not approved. That does not mean you have to mail it by that date. Social Security needs to have the appeal on record by that 60 day limit. The administration does grant you an additional 5 days to get the appeal submitted to give you some lee weigh for mailing time. You should not, however, put your case at risk by cutting a deadline too close. The best course of action is to submit that appeal as soon as you receive notification that your claim was not approved for benefits.

Q: Can you do anything to have your social security disability claim heard before an administrative judge more quickly?

A: Trying to have your case heard before an administrative judge more quickly can be challenging. That being said, there some steps you can take to improve your chances. You can submit a dire need letter to the Office of Hearings and Appeals, if you are having trouble with your financial responsibilities (for example, making mortgage payments and paying medical bills.) Supporting documentation demonstrating your dire situation should accompany the letter. Things like copies of late notices and eviction letters will support your plea. Your case may be expedited if the office determines your financial situation dictates it. You could also request an OTR review to speed up your case. This is simply when the hearing office reviews your case before the scheduled hearing. The medical evidence must be undeniable for a claim to be approved after an on the record review. The last option to try to have your social security disability case expedited is to contact your Senator or Congressman. Having legal representation is extremely beneficial if you plan to try to speed up the hearing date for your claim.

Q: Why would there be a witness for a social security disability claim during the hearing process?

A: Disability cases are decided based on medical evidence. It is up to the discretion of each individual judge as to whether witness testimony will actually be heard for a claim. A judge may call vocational and medical witnesses to help provide thorough background for your particular case. See also [Social security attorney florida](#) | [Veterans lawyer](#) | [Orlando social security lawyer](#) | [Social security attorney](#) |

## About the Author

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