

Why Choose Us:

At Reeves Law Firm we understand the frustration of going through the Social Security Application process. With over four years of experience we've helped hundreds of clients navigate through the process. We take the time to make sure you understand what is going on and to make the process as smooth as possible. Choose Reeves Law Firm to make applying for Social Security easier.

- The only attorney in Kissimmee to focus solely on Social Security Disability
- Experience handling Social Security since 2001
- We take the time to listen to your unique situation and explain the process
- We care about helping you and strive to respond to you within 48 hours

What Does it Cost:

Our rates are standard and regulated by the government. Fees are contingent upon receiving recovery. If there is no recovery there will be no fees (excluding costs). Costs will be paid up front.

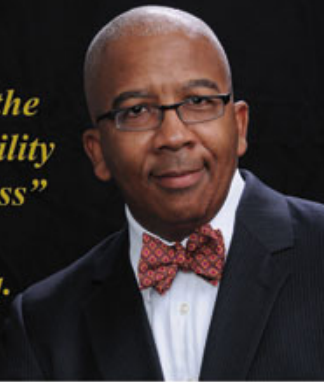
Contact Reeves Law Firm today to make the Social Security Disability Process Easier

(888) 962-0007



"I am committed to helping you through the Social Security Disability Administration Process"

-Anthony Reeves, Esq.



REEVES
LAW FIRM

Dedicated to providing excellence in legal services is a top priority

Call: (888) 962-0007

Fax: (888) 962-0007

www.reevesfirm.com

contact@reevesfirm.com

Kissimmee Office Hours

(Also serving the Poinciana area):

Monday – Thursday: 9:00am – 5:00pm

Friday: 9:00am – 2:00pm

P.O. Box 580570

Kissimmee, FL 34758

Appointment / consultations:

Tampa, Orlando, Celebration, Winter Park,
Lake Mary, Ft. Myers, & Jacksonville
(Other cities may be available upon request.)

Is your child disabled?

Are you overwhelmed by applying for disability?



We can help



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What We Do

Under the Supplemental Security Income program, you may be eligible to receive monetary benefits to help pay for your child's medical insurance coverage. Under the Social Security Disability Process your disabled child may be able to receive Medicaid. Reeves Law Firm helps you through the process.

The Social Security Application Process

Prove your child is disabled:

- Provide medical evidence from your treating doctor that your child's disability prevents them from performing as a child in their age group.
- *Please note: the Social Security Administration will not pay for your treatment.*

File an application with the Social Security Administration (processing can take 2-6 months)

- The Medical Disability Evaluator will obtain records and send forms for you and other parties to complete. They will use this information to make a recommendation about your child's disability status.

Initial Denial: If you receive an initial denial our office will file your first appeal called a Request for Reconsideration to re-evaluate your case.

- Please complete & return the form we send to our office.
- A different Medical Disability evaluator will review your case, update medical records, send for evaluations, and provide forms for you and other third parties to complete.
- Once filed it can take 2-6 months to be processed.

Reconsideration Denial: If your child is denied you will receive a Reconsideration Denial. We will file your second appeal called a Request for Hearing.

- Please complete and return the form we send you.
- This transfers your child's case from your local Social Security Office to the Office of Disability Adjudication and Review for your jurisdiction.

Hearing Process

- We will assist you in obtaining your child's medical records
- Your case will be in waiting status till you receive a hearing date which can take 12-18 months.
- Once you have a hearing date, our office will schedule you for a pre-hearing conference to prepare you for the hearing and ensure all documents are in order.

At the hearing we will present your case. You will testify under oath and the judge will review your case. Typically a decision is rendered 2-6 months later in writing.

Hearing Denial If your child's case is denied at the hearing you will receive a document referred to as an unfavorable decision.

- We will file your third appeal referred to as a "Request for Review of Administrative Law Judge" to transfer your case to the Appeals Council in Falls Church, VA.
- We will evaluate your file to determine if you should file a new application
- The Appeals Council reviews the records and makes an independent determination without a hearing (This can take 12-24 months).

Request for Review denial: This is the last administrative option. Your next step will be to file a Civil Law Suit against the Commissioner of the Social Security Administration. Upon receipt or your denial our office will evaluate your file to determine if our office will file a Civil Law suit on your behalf.

What We Need From You

Take whatever steps necessary to continue obtaining medical treatment for your child.

Signed forms granting Reeves Law Firm permission to represent you before the Social Security Administration. Without these forms we are unable to represent you.

Commitment: The Social Security process can take 2 months to 3 years. This is largely due to Social Security's turnaround times.

Keep us informed of address or phone number changes.

Fill out and return forms we send you.

Slowly and carefully read the correspondence we send you. It provides detailed information about what is needed and where you should go for appointments.

School records are a vital evidence to support your child's claim. Please inform us if your child

- Is assigned to any special classes (Learning Disabled, Emotionally Handicapped, etc.)
- Received an Individualized Education Plan (IEP) & the reasons for the plan
- Changes schools

Social Security Decisions

Let us know about any decision made by the Social Security Administration. If your child is denied or approved for benefits contact our office to let us know.

If you are approved, our office will discuss the process of obtaining your benefits & the actions the Social Security Administration will take in providing the benefits.

After a claim denial we have 60 days to file a response. Please keep us informed of decisions so we can be as prompt as possible about taking the necessary action.

