

In some cases a person's application under the disability provisions may be denied because he did not meet the work requirements (as explained on pages 8-10) on or after the date the evidence shows that his disability began.

If your application is denied, you may still, if you wish, present new evidence concerning your disability. Your social security office will be glad to see that any new evidence you may have is presented and your case reconsidered.

If you have no new evidence to offer, but feel strongly that the decision in your case is not in accordance with the provisions in the social security law, you may ask your social security office to have your case reconsidered. If you believe that the results of this reconsideration are not correct, you may request a hearing before a hearing examiner of the Social Security Administration.

## **Vocational Rehabilitation and Special Employment Services**



Whether or not you are found eligible to receive disability insurance benefits or childhood disability benefits, you may be offered help in overcoming your disability and in preparing for and finding work.

When you apply under any one of the disability provisions in the social security law, you will be referred to your State vocational rehabilitation agency. Information in your file is made available to help them decide whether you can benefit from rehabilitation services and, if so, what kinds of services will be most