



Veterans who were at Camp Lejeune for 30 days or more between 1953 and 1987 and have suffered serious conditions as a result may be eligible for compensation. **The VFW and MCRA** have entrusted the law firm of Baird Mandalas Brockstedt & Federico (BMBF) to support veterans and their families in seeking justice with legal claims related to this toxic water exposure.

The **deadline** to file a lawsuit under the Camp Lejeune Justice Act is August 10, 2024, and preparing a claim can take weeks or even months. **Do not delay** – contact our team today.

Our team is made up of attorneys, advisors, and veterans across the nation who themselves are VFW and MCRA members, including past national and department leadership. Our team is committed to doing right by veterans and their families through:

- A 25 percent contingency fee.
- No out-of-pocket costs or fees, ever.
- Working side by side with VFW-accredited service officers to ensure our clients are pursuing all VA benefits for which they are eligible.
- Conducting in-person or virtual educational briefings on the CLJA.

The VFW and MCRA urge all Camp Lejeune veterans and their families who may be eligible to speak with an accredited service officer about filing a VA claim AND contact our team to discuss filing a federal lawsuit. Pursuing a lawsuit does NOT affect your VA benefits.

The August 10 deadline is quickly approaching - DO NOT WAIT.

To schedule an educational briefing on the CLJA in your local community, please contact VFW of WI Past State Commander Jason Johns at (608) 209-0805 or jason@johnslaw.biz.



