Public Law 118 – 6
Veterans’ COLA Act of 2023 (S.777) – American Legion Support
Became public law on June 14, 2023

This act requires the Department of Veterans Affairs (VA) to increase the amounts payable for wartime disability compensation, additional compensation for dependents, the clothing allowance for certain disabled veterans, and dependency and indemnity compensation for surviving spouses and children. Specifically, the VA must increase the amounts by the same percentage as the cost-of-living increase in benefits for Social Security recipients that is effective on December 1, 2023. The bill requires the VA to publish the amounts payable, as increased, in the Federal Register.

The VA is authorized to make a similar adjustment to the rates of disability compensation payable to persons who have not received compensation for service-connected disability or death.

Public Law 118-8
Fiscal Year 2023 Veterans Affairs Major Medical Facility Authorization Act (S.30) – American Legion Support
Became public law on July 18, 2023

This act authorizes the Department of Veterans Affairs to carry out specified major medical facility projects during FY2023. The bill also indicates the maximum amount that can be spent on each project.

Public Law 118 – 18 (S.112)
Became public law on October 6, 2023

This act addresses Department of Veterans Affairs (VA) benefits and care for certain children with spina bifida or other birth defects. The act requires the VA to provide health care, job training, and monetary benefits for the duration of the child's life. The act covers a child, regardless of age or marital status, who (1) has spina bifida and is the natural child of a Vietnam veteran or a veteran of specified service in Korea or Thailand who was conceived after the date on which the veteran entered service in Vietnam, Korea, or Thailand; or (2) has certain birth defects and is the natural child of a woman Vietnam veteran.

The act requires the VA to establish an advisory council on health care and benefits for covered children. Additionally, the VA must establish care and coordination teams for covered children. At least every 180 days, the teams must conduct outreach to ensure the continued care of the children and assist with any necessary changes in care.

The VA must report to Congress a list of conditions that will trigger outreach to covered children and must attempt to contact such children as soon as practicable after the identification of a condition.

The Veterans Benefits Administration and the Veterans Health Administration must enter into a memorandum of understanding to better assist covered children.
Public Law 118-21
Wounded Warrior Access Act (H.R. 1226) – American Legion Support
Became public law on November 13, 2023

This act requires the Department of Veterans Affairs (VA) to establish and maintain a secure online tool or website to enable a claimant or their representative to make records requests related to VA claims and benefits. Requests for records must specify in which format the copy is desired. The VA must notify a requester within 10 days that their request has been received and must fulfill the request within 120 days.

The act also requires the VA to ensure that each time a claimant logs in to a website or online tool of the VA, the website or online tool displays in plain language (1) a warning regarding violations of laws related to agents and attorneys, (2) a link to an online tool to report violations, (3) a link to an online tool to search for a VA-recognized agent or attorney, and (4) a link to a website or online tool providing final decisions on discipline of agents and attorneys for violations.

Public Law 118-64
Korean VALOR Act (H.R. 366)
Became public law on November 13, 2023

This act expands eligibility for specified Department of Veterans Affairs (VA) benefits (e.g., medical and dental care) to certain veterans of the armed forces of South Korea who served in Vietnam between January 9, 1962, and May 7, 1975, or during a time period determined by the VA.

The act authorizes the VA to furnish such benefits under an existing law, which requires (1) a request by South Korea, and (2) a reciprocity agreement that provides for reimbursement of expenses incurred by the VA for the provision of care.

*Note: All information was taken from Congress.gov*