

Marine Corps veterans, family members, non-military civilian workers, contractors, and any other person who lived or worked at Camp Lejeune in North Carolina for at least 30 days between August 1, 1953 and December 31, 1987 are now entitled to recover money damages for harm from exposure to contaminated water at Camp Lejeune.

The VA has previously found that individuals who fit the criteria above, and who have been diagnosed with Aplastic Anemia, likely have Aplastic Anemia due to their exposure to the contaminated water at Camp Lejeune. Learn more.

If you or a loved one who has passed has or had Aplastic Anemia, you may be entitled to compensation.

The time frame to file a Camp Lejeune water contamination lawsuit is limited, and it has already begun, so it is essential to act quickly. All injury claims that occurred before the passage of the Camp Lejeune Justice Act of 2021 will have **two years from the passing of the act to file their case**.

We encourage you to read our page to learn more and contact our firm for a free and confidential consultation.

© 2024 Martin & Jones, PLLC.