Statement of Allison Jaslow  
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of  
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House and Senate Veterans Affairs Committees  
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Chairman Tester, Chairman Bost, Ranking Member Moran, Ranking Member Takano, and members of the Committee, on behalf of Iraq and Afghanistan Veterans of America’s (IAVA) more than 425,000 members, thank you for the opportunity to share our priorities for the 2nd half of the 118th Congress.

IAVA is the leading voice of the Post-9/11 generation of veterans. For nearly two decades, we’ve spoken up and our nation has listened to us on the issues that matter most to our generation of veterans. At times, those have been so-called ‘veterans issues.’ We fought for improvement to veteran education benefits, and won passage of the Post-9/11 GI Bill. IAVA’s voice was also key in raising awareness around the veteran suicide crisis, which is a battle we are still fighting today. And, IAVA’s prioritization of women veterans and the awareness we raised around their unique needs catalyzed improvements in VA care for women.

2024, however, marks the start of a new era for IAVA. We will continue to show up for our community and get the backs of our fellow veterans on a range of issues. But we will be more vocal on other issues of importance to our community, and ones in which the veteran-voice is a voice of authority.

Grounded in feedback from our members in our annual survey, the following are Iraq and Afghanistan Veterans of America priorities in what is an important year for our community, for our country, and could be make-or-break for the future of both.

We Need to Repeal or Reform the 2001 and 2002 Authorizations of Military Force

After 9/11, Congress passed an authorization of military force (AUMF) that would allow us to retaliate against Al-Qaeda and resulted in the United States going to war in Afghanistan. In 2002, after the case was made for U.S. troops to invade Iraq with the intent of destroying weapons of mass destruction and ending Saddam Hussein’s reign in the country, Congress passed another AUMF in October of that year. That AUMF resulted in the Iraq War. A war Americans were told was over in December of 2011, and as we all watched in August of 2021, America’s involvement
in Afghanistan was ended. But these AUMFs remain in place, and are being used to justify putting our fellow Americans in harm's way to defend us from threats to our national security.

America may very well need to deploy its sons and daughters to defend us abroad, but we owe it to them and their families to debate the purpose for which we’re asking them to risk their lives, and for how long we’re willing to do so. 68% of IAVA veterans surveyed want repeal or reform of the 2001 and 2002 AUMFs. Only 15% of IAVA veterans told us that they think the AUMFs should be left ‘as-is’.

Repealing, or at a minimum reforming, the 2001 and 2002 AUMFs is the responsible thing to do. Not doing so sets a terrible precedent for future wars, and is a dereliction of duty by our elected leaders in Congress.

The Fight for Gender Equality in America Needs to Include Shared Sacrifice - Selective Service

Current law requires every male citizen and male immigrant in the United States—regardless of legal status—between the ages of 18 and 26 to register with the Selective Service. Failure to register is considered a felony and can also make a man in America permanently ineligible for government employment and certain benefits like federal student aid.

IAVA veterans overwhelmingly support including women in the Selective Service. In our 2024 IAVA member survey, 75% of our veterans said that women should be required to register, while only 16% were opposed. By gender, 76% of male respondents said they believed that women should also be required to register in the Selective Service, while 71% of female respondents agreed. Last Congress, H.R. 5392 was introduced and would authorize the Military Selective Service Act to be amended and allow women to elect to register for the draft. IAVA has not yet seen a similar bill introduced this Congress and strongly urges legislators to move forward and ensure full gender equality.

It remains to be seen as to whether a draft will be needed again to protect and defend the United States. But one thing is clear - the time has come for our nation to ask equally of its daughters as it does its sons.

The Post-9/11 Generation Wants Alternative Therapies - And Now

Post-9/11 veterans came of age amidst the opioid crisis. Many of us have buddies back at home who lost their lives due to an overdose, and many of us are eager to have alternatives to prescription drugs when treating our wartime wounds. This includes greater access to cannabis treatments. Currently, however, veterans who live in states where cannabis has been legalized completely are unable to even be prescribed cannabis for medicinal purposes by their doctor at the VA.
When asked if they would support legalizing cannabis at the federal level to ensure that veterans in every state have equal access to cannabis as an option for treating their wartime wounds, a resounding 71% of IAVA veterans said they did. In comparison, a mere 12% said they opposed. IAVA has consistently sought progress at the VA around cannabis, and it's past time for national policy change to empower VA doctors to connect veterans who want to explore cannabis as a treatment option, to it.

In 41 states and territories and Washington D.C., Post-9/11 veterans have access to medical marijuana yet many veterans fear retribution for cannabis use due to current VA policy and federal scheduling. The *Marijuana Safe Harbor Act* (H.R. 2682), currently included within the House-passed MilConVA Appropriations bill, would create a temporary, five-year safe harbor protection for veterans who use medical cannabis, allowing VA doctors to discuss and recommend marijuana as a treatment option for patients if a state-legal medical marijuana program is in place.

Recently, IAVA also called on the U.S. Department of Justice (DOJ) and the U.S. Drug Enforcement Administration (DEA) to accept the U.S. Department of Health and Human Services (HHS) recommendation to reschedule cannabis to Schedule III allowing for veterans to discuss cannabis use with their VA providers without fear of retribution. A call we hope members in this body can also support.

IAVA members strongly support access to alternative therapies such as cannabis and while we understand that the administrative scheduling process involves several steps, the sooner the DEA moves forward with a reclassification of cannabis, the sooner it could potentially be integrated into the VHA - our nation’s largest healthcare system.

Currently, most psychedelics are also not approved for use in mental health treatments, but recently the VA decided to fund studies on the use of psychedelics in treating mental health conditions. This came after years of growing numbers of veterans heard stories from fellow vets about the game-changing effects of breakthrough therapies using psychedelics. Many veterans are so bought in on psychedelic treatments that they’ve even left the country at their own expense to get this care.

In a first for our annual member survey, we asked IAVA veterans whether they supported expanding veteran access to psychedelic treatment options within the VA, and 65% of them told us they did. Only 12% told us they were opposed. Whether it's cannabis or psychedelics, the data makes clear that our generation of veterans is ready to try more alternative therapies. We just need our elected leaders to help make it possible.

*We Need to Have the Backs of Women Veterans and Military Families Post-Dobbs v. Jackson*
On July 1, 2022, in the wake of the fall of Roe v. Wade, few were thinking about how putting abortion laws in the hands of the states would impact our national security. But overnight, the landscape changed for thousands of troops and their families who were stationed in states with regressive abortion laws and couldn’t just pick up and leave their duty station. With this one decision by the Supreme Court, women veterans who were also in those states couldn’t even turn to the VA if they had a pregnancy crisis.

In the months following, the Departments of Veterans Affairs and Defense stepped in to help women veterans and members of the military get access to greater reproductive care, but not without backlash. The backlash has persisted in Congress, but not because an overwhelming number of veterans, members of the military, and their families are asking for their elected leaders to fight the Administration on this policy change. When IAVA veteran members were asked if they supported the VA and DoD stepping in to make sure troops, their families, and veterans have access to the reproductive care that they need post-Dobbs decision, 68% said they did, while only 20% opposed.

Similar to most Americans, IAVA veterans want women in America to have access to the reproductive care they need and deserve, including 60% of male veteran respondents in our most recent member survey. We’ll continue to fight to protect the progress that’s been made since the Supreme Court’s decision in Dobbs v. Jackson, but there’s more work to be done on behalf of our community and America.

Additionally, fixing both the Tricare and VA coverage gaps for birth control has been needlessly difficult. For nearly a decade, members of Congress have tried to remedy these gaps through legislation. The Access to Contraception for Servicemembers and Dependents Act (S.1527), which aims to ensure service members and their families on TRICARE have access to contraception with no health insurance copay, has repeatedly stalled. Legislator attempts to route reform through the massive National Defense Authorization Act, or NDAA, have also failed in recent years.

Much like the potential Tricare reform, some members of Congress have also tried to advance the Equal Access to Contraception for Veterans Act (H.R.894) for many years, which aimed to provide no-cost contraceptive care for women veterans. So far, it has yet to pass. The reason for VA and Tricare reform failure is unclear, but insufficient education on the issue and a perceived lack of urgency are likely significant contributors to the issue, as is the lack of bipartisan buy-in.

We Need to Have the Backs of Our Afghan Allies

In the months leading up to the United State’s withdrawal from Afghanistan, veterans of the War in Afghanistan were seemingly screaming into the void as they raised alarm bells that thousands of our allies on the ground there still needed refuge. As we all know, the US has now
withdrawn American forces from Afghanistan, but our allies remain - most of whom are living in constant fear of the Taliban. That is if they’re even still alive.

It has been clear for some time now that IAVA veterans think more should be done on behalf of Afghans who served alongside U.S. troops during our two decades of involvement in Afghanistan. In our recent survey, 72% of IAVA veterans think more should be done, while only 3% say less. 12% also personally participated in efforts to assist Afghan refugees during or after the withdrawal from Afghanistan, while another 33% knew someone who did. Many of our veteran members also told us that they contributed some of their own money to help Afghans in need, in addition to providing emotional support to Afghans they served alongside that in some cases helped save their lives.

Fixing the Special Immigrant Visa system (SIV) to help our Afghan allies will not only save lives, but it's critical to our national security that we keep the promises we made to them and others- you help us, we’ll help you - if we want local help again in wartime. It also remains to be understood what the broader impact of this prolonged struggle has been on the military and veteran community, but many veterans have experienced an emotional toll, feeling personally responsible for the promise America made to their Afghan comrades, and in some cases shouldering responsibility for their avoidable death.

The Afghan Allies Protection Act (S.1786/H.R.3808) seeks to keep the promise we made to our wartime allies and right the wrongs of a chaotic U.S. withdrawal extending the Afghan SIV program by five years. This bipartisan piece of legislation authorizes an additional 20,000 SIVs, creating an exemption for those injured or killed in the line of duty. Additionally, the Afghan Allies Protection Act (S.1786/H.R.3808) strengthens oversight of the SIV process requiring strategies for more efficient visa processing and the establishment of senior level visa coordinating officials across multiple departments.

Although your committees do not have jurisdiction over the Afghan Allies Protection Act (S.1786/H.R.3808), it is critically important for many veterans you serve to know that their advocates on Capitol Hill are working on their behalf to bring to safety those who had their backs in Afghanistan. We also know that many of you are aware of the correlation of this issue and veteran mental health, and appreciate you advocating with your colleagues on both sides of the aisle on behalf of this urgently needed legislative fix, and we encourage others to join in support early this year. IAVA specifically thanks Sens. Shaheen and Wicker, as well as Reps. Blumenauer, Crow, Wenstrup, and Womack for their continued support of our Afghan allies.

While our top priorities have changed in recent years following passage of the landmark Honoring Our PACT Act, increased focus on veteran mental health and suicide, and marked progress for women veterans, many of our other priorities will still be a focus.

**Fight Military Sexual Assault and Trauma**
The VA reports that about 1 in 4 women veterans and 1 in 100 male veterans report experiencing military sexual trauma (MST). During the course of the investigation, the VA Office of the Inspector General (OIG) found that nearly half of MST claims submitted to VA were not properly processed according to the Veterans Benefits Administration’s (VBA) claim processing policy. Survivors may not choose to formally report a sexual assault for fear of retaliation, whether professional or social. According to IAVA’s most recent survey, 12% of all respondents told us they were survivors of MSA, and an alarming 56% of women veteran respondents reported they were survivors.

The Servicemembers and Veterans Empowerment and Support Act of 2023 (S.1028/ H.R. H.R.2441) would expand the evidentiary standard for survivors applying for disability benefits from the Department of Veterans Affairs (VA) to ensure MST survivors are provided equal access to the benefits and care they have earned. This legislation makes reforms that are urgently needed at VA to best support veterans who are survivors of military sexual trauma. IAVA thanks Chairman Tester, Senator Murkowski, and Representative Pingree for their bipartisan leadership in addressing the faults in the VA claims process that have led to survivors of MST being unnecessarily retraumatized. Congress now needs to act swiftly to pass the Servicemembers and Veterans Empowerment and Support Act of 2023 so this travesty can end immediately.

Defend the GI Bill

Ever since the Post-9/11 GI Bill was signed into law in 2008, IAVA and our VSO partners have defended the benefit, fought for improvements, and worked successfully to block predatory schools from benefiting from loopholes in military and veteran education programs.

In 2021, after many years of work with our VSO partners, IAVA celebrated passage of legislation to finally close the “90/10 loophole” which rewarded predatory schools for targeting veteran students for their generous education benefits. IAVA then played a lead role in the federal rulemaking process to ensure the Education Department implemented the law as intended. The Department published its final rule in October 2022, and this year, schools are expected to account for their use of military-connected education funds according to the intent of the law. IAVA calls on Congress to closely monitor the implementation of this law and ensure that veterans and military families are protected.

The College Cost Reduction Act (H.R. 6951) would roll back years of work to ensure that veterans, and the American taxpayer, are not taken advantage of by predatory institutions. IAVA staunchly opposes this piece of legislation. The integrity of the Post-9/11 G.I. Bill rests with our elected leaders’ ability to disincentivize predatory actors and protect the education benefits that veterans have rightly earned. IAVA will continue to defend improvements to the Post-9/11 G.I. Bill through successful implementation.

Additionally, IAVA strongly supports research into inequities in the distribution of benefits for marginalized veterans. IAVA continues the fight for the enhancement and improvement of GI
Bill benefits for marginalized veterans, including those veterans who have been denied the full range of G.I. Bill benefits due to their gender or race. We support *The GI Bill Restoration Act* (S.3257/H.R.1255) and the restoration of GI Bill benefits denied to minority veterans and their families and seek to see these economic harms repaired.

While there is much action to be done for our nation’s veterans and service members, it is also important to have strong congressional oversight for recent legislative wins.

*Honoring Our PACT Act* (P.L 117-168)

IAVA commends the hard work and tough decisions made by members of your committees and Congressional leaders leading up to the summer 2022 passage of the *Honoring Our PACT Act*, the largest piece of veterans health care legislation ever passed. The conversation around toxic exposure was jumpstarted by IAVA’s advocacy around burn pits that were used in the Iraq and Afghanistan Wars. The momentum started by that conversation resulted in the PACT Act, which was ultimately supported by the *entire* military and veteran community. It is impossible to measure the great appreciation we have for those who supported us in this effort. Thank you.

The VA, Congress, and the VSO community have an enormous responsibility to get implementation of this right. Secretary McDonough and the VA have done an incredible job following enactment to inform veterans of their new benefits and how to enroll in the VA. The efforts have, frankly, surpassed what we had thought possible by the VA. The VSO community has stepped up and shared the responsibility to reach as many veterans and military families as possible. IAVA has done outreach through traditional and social media, public events, and will continue to look for new opportunities and partnerships. These efforts must continue.

The Department of Defense (DoD) also has a substantial responsibility with many who have been exposed throughout the Global War on Terror (GWOT), are still on active duty today, and will one day transition from service. Nearly 200,000 service members leave the military each year and they and their families need to know the benefits they have earned and how to get enrolled in the VA to obtain them. Many service members in the Reserve and Guard component are eligible now for VA care and also need immediate outreach by DoD and the VA.

Since passage, there has been an astounding 1,015,937 processed PACT Act Claims, with 764,443 claims approved. Additionally, there have been several expansions to include other ailments not included in what originally passed in Congress. IAVA applauds VA for their implementation efforts and urges them to continue researching ailments that could be connected to burn pits and other toxic exposure

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1 https://www.dol.gov/agencies/vets/programs/tap#:~:text=Every%20year%2C%20approximately%2020200%2C000%20men,TAP)%2C%20provided%20under%2020U.S.C.
3 https://department.va.gov/pactdata/
VA also must continue outreach to American Indian Tribes, Native Hawaiians, and Alaskan Natives through the Indian Health Service, Bureau of Indian Affairs, Tribal veterans service organizations, and other suitable organizations and agencies. Additionally, a concerted effort must be made to reach veterans throughout rural America as they are often more disconnected than others. Continued and increased outreach to marginalized communities is also necessary. VA must look at unique ways to engage our diverse communities and inform them about the benefits they have earned from their service.

Compact Act (P.L. 116-214)

The Veterans Comprehensive Prevention, Access to Care, and Treatment Act or the COMPACT Act, provides veterans with a pathway to access emergent suicide care when and where they need it. IAVA supported this legislation to combat the crisis of veteran suicide and we are encouraged by the approximately 50,000 veterans that have already accessed this benefit. While this number is promising, IAVA has also been informed that many medical facilities are unaware of this product. This resource is instrumental in the fight to end veteran suicide and we must ensure wide spread outreach to the medical community, and our veteran community. Losing one veteran to suicide is too many, and the knowledge that emergent suicide care is available, without having to worry about the cost, could save more and more lives each day.

Deborah Sampson Act (P.L. 116-315)

The Deborah Sampson Act, which IAVA developed with Sens. Tester and Boozman, Rep. Brownley, and many of you on both committees to fill gaps in care for women veterans. The centerpiece of our #SheWhoBorneTheBattle campaign remains the most comprehensive law of its kind to empower the fastest-growing cohort in our military and veteran community. IAVA is encouraged by implementation of this law to this point and appreciates the updates that VA has provided our community. However, we know that the fight to ensure women veterans feel safe, fully cared for, and fully recognized by the VA is far from over. IAVA welcomes the opportunity to work with each of you on ways to continue to change the reality for women veterans today, whether it's around consistent and persistent oversight of implementation of the Deborah Sampson Act or new initiatives to fill gaps in care for women veterans.

Separate from this legislation, but very important to many of the veterans we represent, is the need to change the VA’s motto to ensure it recognizes the service of all Americans who have served. IAVA applauds Secretary McDonough and VA for moving to change the motto without a legislative requirement last March. It's reflected in what VA publishes, but still not reflected in the signs at VA. This needs to finally change, and recent efforts to ensure that VA is unable to change the motto physically are shameful and disrespectful. If this effort was successful, it would be a misstep.
IAVA has worked hard with allies in recent years to ensure every veteran who walks through the doors of a VA facility feels they belong there. That the VA sees them, and that they are viewed equally in the eyes of the very agency that’s supposed to support them the most. Preventing the VA’s motto from being fully updated would harm the progress we have made to obtain greater recognition for women veterans in America and send a clear message to not just women veterans, but also LGBTQ+ veterans and caregivers that they don’t belong.

Thank you for inviting us here today. For making sure that the voice of my generation of veterans is heard. And for taking the time to listen to our priorities.

I am happy to answer any questions you may have.