

DAV Resolutions: Our Voice for Disabled Veterans, Survivors and their Families

February 26, 2023

First Amendment

"Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances."



Simply speaking, the First Amendment to our Constitution gives a course of action to anyone who has ever thrown up their hands in frustration and disgust and cried, "There ought to be a law!"





RESOLUTIONS

Our petition to the government to take a course of action that we feel to be in the best interests of America's serviceconnected disabled veterans, their dependents and survivors.

- 1. Importance of DAV Resolutions
- 2. The DAV Resolution Process
- 3. Writing New Resolutions and Existing Resolutions



The DAV National
Constitution and Bylaws
states that the sole authority
for our national legislative
agenda lies with our annual
national convention.



A resolution shapes DAV's stance on critical veterans' issues and policy concerns, locally and nationally. It is our collective voice to improve and protect veterans' benefits, health care, eligibility and access.



Resolutions allow DAV to engage our grassroots, national legislative team and national leadership to advocate for policies and legislative proposals.

2021 DAV CAN

- 47 Alerts based on resolutions
- Nearly 400,000 emails to Congress
- Over 18 bills passed into law





Resolutions have the power to improve the veterans community.

Are you in?





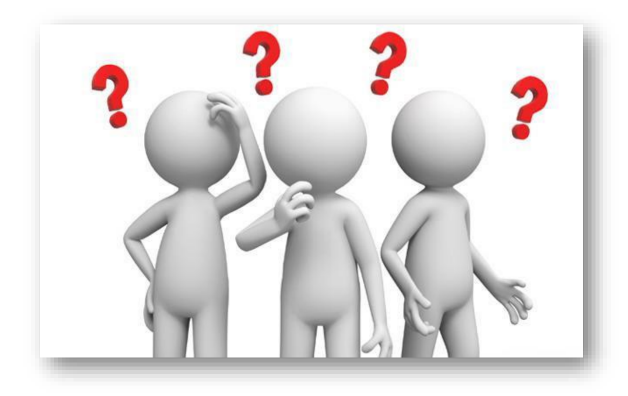


Who can write and introduce resolutions?

Chapters, committees and each department can write resolutions. Resolutions can involve issues locally, at the state or federal/national level.



What is the difference between a local/state resolution and a federal or national resolution?



A local issue resolution will be one that deals with an issue covered by local or state jurisdiction. Some examples are:

- Property tax exemption
- License plates (disabled veteran or handicapped)
- Hunting and fishing licenses
- Reduced/free tolls or express passes

A local or state resolution **should not** be submitted to the National Legislative Director.

Instead, refer to your department policies for addressing local or state resolutions that are approved at your department conventions.

A federal or national resolution will be one that relates to federal programs under the jurisdiction of the United States government, specifically the Department of Veterans Affairs.





- VA compensation benefits
- VA education & employment
- VA health care
- VA national cemeteries

After department approval, these must be submitted to the National Legislative Director.

All national or federal resolutions approved by your department must be submitted to the National Legislative Director

14 days prior to national convention.

This year that is July 23, 2023! resolutions@dav.org



How does the DAV resolution process work?





How can you, your chapter and your department help?





By writing, introducing, approving and submitting federal or national resolutions to the National Legislative Director each year.

Before you start to consider resolutions, make sure that you have read the DAV Statement of Policy.

This clearly defines our mission and will help keep your resolutions on point.

There are two types of resolutions needed for the upcoming year.

- 1. Submit an existing or current resolution
 - 2. Write a brand new resolution

Submit current resolutions

We can only support or oppose issues that we have resolutions for, so we generally need most existing resolutions to be introduced each year.

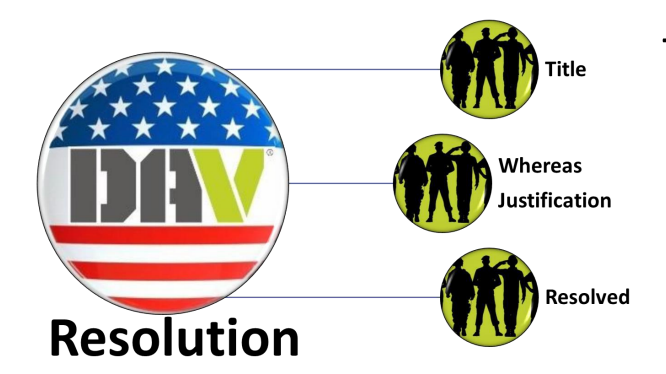
In many cases, we need some of the existing resolutions to be submitted for the upcoming year; however, we ask that you refrain from submitting the entire resolution book. Consider those that are important for you and your fellow members.

Current resolutions can be found on the DAV website:

www.dav.org/learnmore/legislation/resolutions/



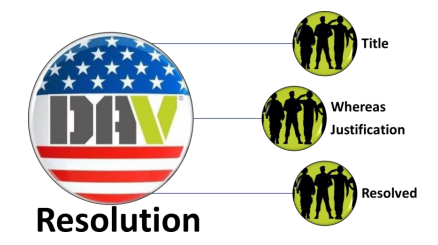
I know many of you have thrown your hands up and cried, "There Ought to be a Law" when dealing with VA on your own behalf or on behalf of others. Channel this and consider writing a new resolution, as new resolutions assist us in supporting more and more bills/policies.



The best way to deal with the proper construction of a resolution is to first break it down into its three component parts.

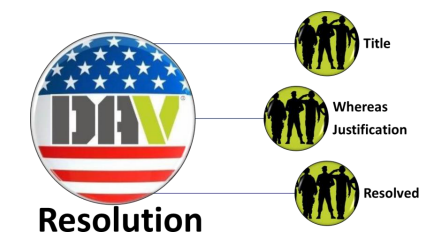
Part One Title/statement of purpose

- Simple, clear and concise
- It can simply state the intent or purpose of the resolution



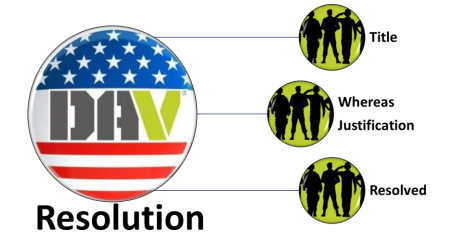
Part Two Whereas Clause or Justification

- Multiple whereas clauses
- Background or facts
- State the problem



Part Three – Resolved clause

- Final declaration
- Course of action to achieve the purpose
- More than one resolved clause





Is there any example of a resolution based on this format?

SUPPORT LEGISLATION TO REMOVE THE VETERAN'S PERSONAL TITLE IDENTIFICATION INFORMATION FROM HIS/HER CLAIM IDENTIFICATION

WHEREAS, an indivual's Social Security number is now assigned at birth, and is directly linked to bank accounts, income taxes and all personal credit references; and

WHEREAS

WHEREAS, the Department of Veterans Affairs (VA) promised many years ago to discontinue using veterans Social Security numbers as the veterans claim number; NOW

THEREFORE, BE IT RESOLVED that DAV in National Convention assembled RESOLVED Tampa, Florida, July 31–August 3, 2021, that the VA discontinue using Social Security numbers and promptly assign a unique "C" or Claim Number to all veterans who have or will file a disability claim with the VA.

How would this work in practice?





It starts with an idea. For example, zero percent or noncompensable evaluations for disabilities do not seem fair and consistent across the VA's Schedule for Rating Disabilities.

The VA Rating Schedule:

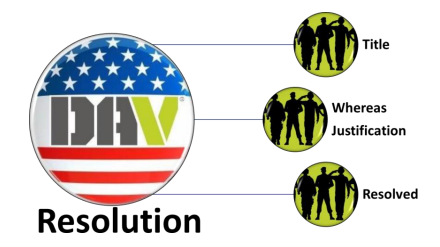
- 0 percent for asymptomatic
- This does not always consider medication
- Nor does it consider braces or prosthetics
- What about employment interference

The VA Rating Schedule:

The VA Schedule for Rating Disabilities provides a compensable rating of 10% for other disabilities that require medication only, such as chronic fatigue disorder, coronary artery disease or hypothyroidism.

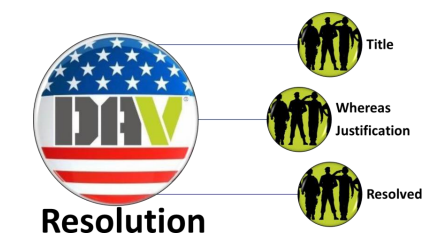
Part One Title/statement of purpose

Support Compensable Evaluations for Certain Disabilities Currently at Zero Percent



Part Two Whereas Clause or Justification

WHEREAS, the VA Schedule for Rating Disabilities assigns a noncompensable rating for asymptomatic disabilities; and



Part Two Whereas Clause or Justification

WHEREAS, a noncompensable rating does not contemplate required medications, prosthetic appliances, or employment interference;

Part Two Whereas Clause or Justification

WHEREAS, the VA Schedule for Rating Disabilities provides a compensable rating of 10% for disabilities that require medication only, such as chronic fatigue disorder, coronary artery disease or hypothyroidism; NOW

Part Three – Resolved clause

THEREFORE, BE IT RESOLVED that DAV supports the assignment of a compensable evaluation (10%) for noncompensable disabilities that require medication, prosthetic appliances or show employment interference.

Support Compensable Evaluations for Certain Disabilities currently at Zero Percent.

WHEREAS, the VA Rating schedule assigns a noncompensable rating for asymptomatic disabilities; and

WHEREAS, a noncompensable rating does not contemplate required medications, prosthetic appliances, or employment interference;

WHEREAS, the VA Schedule for Rating Disabilities provides a compensable rating of 10 percent for other disabilities that require medication only, such as chronic fatigue disorder, coronary artery disease, hypothyroidism; NOW

THEREFORE, BE IT RESOLVED, that DAV supports the assignment of a compensable evaluation (10%) for noncompensable disabilities that require medication, prosthetic appliances or show employment interference.

RESOLVED

Potential Topics/Ideas

- Contaminated water at Hawaii bases
- Veteran entrepreneur programs
- VA long-term health care
- Employer incentives for hiring disabled veterans
- Improving VR&E self employment track

If you need assistance with your resolutions at the chapter, committee or department level, please reach out to the legislative department for assistance:

202-554-3501



RESOLUTIONS

Recap of DAV Resolutions Webinar:

- 1. Importance of DAV Resolutions
- 2. The DAV Resolution Process
- 3. Writing New Resolutions and Existing Resolutions

July 23, 2023 at resolutions@dav.org





Thank You!

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