The following general instructions provide guidance for reporting Death in Custody Reporting Act (DCRA) data. To aid in further understanding reporting requirements, answers to frequently asked questions (FAQs) are also included. If you have additional questions, please contact Laura Wyckoff at: Laura.Wyckoff@ojp.usdoj.gov.
General Instructions

The Death in Custody Reporting Act of 2013 (DCRA; Pub. L. No. 113-242, ) requires states to report to the Attorney General information regarding the death of any person who is detained, under arrest, or is in the process of being arrested, is en route to be incarcerated, or is incarcerated at a municipal or county jail, state prison, state-run boot camp prison, boot camp prison that is contracted out by the state, any state or local contract facility, or other local or state correctional facility (including any juvenile facility). State Administering Agencies (SAAs) are responsible for collecting data on a quarterly basis from local entities including local jails, law enforcement agencies, medical examiners, and other state agencies. SAAs are responsible for compiling and aggregating the data for submission to the Bureau of Justice Assistance (BJA).

Each quarter, states must either (1) report all deaths in custody that occurred in their jurisdictions during the corresponding quarter and provide basic information about the circumstances of those deaths or (2) affirm that no deaths in custody occurred in their jurisdictions during the reporting period.

States must answer questions related to deaths in custody in BJA’s Performance Measurement Tool (PMT) and submit the information by the reporting deadline. The reporting deadline is the last day of the month following the close of the quarter (January, April, July, October).

For each death in custody, states must enter the following information into the PMT:

- The decedent’s name, date of birth, gender, race, and ethnicity
- The date, time, and location of the death
- The law enforcement or correctional agency involved
- Manner of death
- Description of the circumstances leading to the death

States must sufficiently answer all questions related to deaths in custody before they can submit the information in the PMT. If a state does not have sufficient information to complete certain data elements, they may enter “unknown” data values (when allowed in the PMT). For cases that remain under investigation, the “manner of death” should be reported as “unavailable, investigation pending,” and the state should specify when it anticipates obtaining the information. Once the information is available, states will need to have the PMT Helpdesk unlock their reports to update them. If the information is not updated, BJA will follow up with states in subsequent reporting periods to update previous entries.

Frequently Asked Questions

I. GENERAL INFORMATION

1. **Which documents and resources should be followed to comply with DCRA reporting requirements?**

   While BJA is aware that former BJA-supplied DCRA reporting guidance documents are still posted on certain websites (e.g., state-specific websites), any and all guidance from BJA should be replaced with the following three primary documents: this FAQ document; the DCRA Factsheet, and the DCRA Performance Measure Questionnaire.

   Several trainings are available online regarding DCRA reporting that have been hosted and recorded on BJA’s YouTube channel. BJA recognizes that states may provide additional guidance and tools to state and local agencies, which we leave to the discretion of the state to assist in their own data collection process.

   Also, a “bulk upload” feature is available to states for the purpose of uploading multiple decedent records at a time.

2. **When are we required to start reporting DCRA data?**

   DCRA reporting is required after your acceptance of a fiscal year (FY) 2019 or subsequent Edward Byrne Memorial Justice Assistance Grant (JAG) award.
3. My jurisdiction accepted the FY 2019 JAG award late. Do we still need to report data that was required by accepting the award?

Even if your jurisdiction was late in accepting the FY 2019 award, you are still required to report DCRA data within the PMT dating back to the October 1–December 31, 2019, reporting period, which is the first quarter that DCRA reporting was required under JAG. If you have questions about back reporting, contact the PMT Helpdesk.

4. Which state agency is ultimately responsible for DCRA data collection and reporting to BJA?

DCRA reporting is tied to JAG reporting. As such, the SAA is ultimately responsible for setting up policies and procedures to ensure that DCRA reporting is complete.

5. Is there a limit to the number of decedents that can be reported in the PMT each quarter?

Yes. You can enter up to 1,000 decedent records each quarter.

6. Is there a point of contact (POC) list for all jails?

BJA does not have a list of jail POCs to share. It is up to each state to determine which facilities are required to participate.

7. Will states that are not compliant have an opportunity to apply for DCRA reallocation funds?

If the Department of Justice (DOJ) decides to apply penalties to noncompliant states, those states may have the opportunity to apply for those unobligated funds to use toward bringing DCRA data collection into compliance.

II. REPORTING

1. What kind of information am I reporting?

You will report all decedent information, as required in the statute. The DCRA Performance Measure Questionnaire contains all of the information you are required to report.

2. Has DCRA collection been approved by the Office of Management and Budget (OMB) as part of the process established under the Paperwork Reduction Act?

Yes, the current DCRA collection OMB number is 1121-0365 and the expiration date is July 31, 2024.

3. Is the Social Security Number (SSN) of decedents required?

No. An SSN field was included in an early version of the reporting form as an optional field to ensure that duplicate decedents were not entered into the system. Trainings at the beginning of the BJA DCRA data collection were based on that version of the reporting form. However, BJA has since removed the SSN field from the reporting form based on feedback from states. The SSN field is no longer required, nor does it appear on the reporting form in the PMT.

4. Each quarter, we are asked to report whether there has been at least one reportable death in the state during the reporting period. Do we have to get an “affirmative no” response from all agencies? Can we assume that if we do not hear from an agency, then there was no reportable death?

The state is required to provide an “affirmative no” in the PMT. How the state collects this information from each locality is up to the state. BJA presumes that the state has had all localities participate in the data collection, and that the information provided to the Office of Justice Programs (OJP) is complete and accurate for the state. Nevertheless, the system is set up to allow states to add decedents in subsequent quarters if the reportable death was not reported in the quarter when it happened.
5. Will OJP/BJA treat this information as confidential or as public information?

Data submitted to OJP/BJA to comply with DCRA are subject to 34 U.S.C. §10231(a), which protects from disclosure any research or statistical information that is identifiable to any private person. Accordingly, OJP/BJA does not release identifiable DCRA data to the public.

6. Do we need to report the deaths of persons in custody at juvenile correctional centers or under the jurisdiction of juvenile courts? Will juvenile data be kept confidential?

Yes. The statute states that deaths occurring in "other local or state correctional facility (including any juvenile facility)" must be reported. This applies to juveniles in the custody of a state or local juvenile facility. The information will be kept as confidential as possible, consistent with federal law.

7. How do we report COVID-19-related deaths?

For decedents whose death was due to COVID-19 or COVID-19-related complications, “other” should be selected as the manner of death with “COVID-19” listed in the brief description field.

III. DATA ENTRY IN THE PERFORMANCE MEASUREMENT TOOL

1. I am the state’s DCRA POC. How do I access the PMT and become associated with the JAG award for DCRA reporting?

Contact the PMT Helpdesk via phone at: 1–888–252–6867 or email at: bjapmt@ojp.usdoj.gov.

2. Given the time lapse between identifying a potential death in custody and obtaining confirmation of it, when do you want us to report deaths?

Report decedent information when you hear about a death even if an investigation is pending at the time of reporting. Report all known data elements and report “unknown” for data elements that are not known. If unknown, mark the manner of death as “unavailable, investigation pending.” You should then update the unknown data elements and manner of death when that information is available.

3. Will BJA provide for a “bulk upload” option in the PMT where decedent information can be uploaded into the PMT using a standardized electronic format?

A bulk upload option is available in the PMT. Reference the PMT Upload Feature Resource for additional guidance.

IV. EXAMPLES OF REPORTABLE AND NONREPORTABLE SCENARIOS

1. What deaths are required to be reported under DCRA?

Per the statute, states are to report “information regarding the death of any person who is detained, under arrest, or is in the process of being arrested, is en route to be incarcerated, or is incarcerated at a municipal or county jail, state prison, state-run boot camp prison, boot camp prison that is contracted out by the state, any state or local contract facility, or other local or state correctional facility (including any juvenile facility).”

2. The following are scenarios where a decedent commits suicide while being detained by law enforcement officers:

   a. Response is for a person with a mental disturbance or a distraught person where the result of police custody would have been to transport them for mental health evaluation prior to determining any criminal charges.

      Yes. This is reportable.

   b. Response is for a person who is a suspect in a crime, or a person wanted for questioning, whether an arrest warrant has been issued or not.

      Yes. This reportable.
3. Police officers pursue a burglar, during which the suspect produces a weapon threatening officer safety. The suspect is then shot and killed by the officers without an officer ever having “put hands on the suspect” to physically attempt an arrest prior to the shooting.

   Yes. This is reportable.

4. The following are scenarios where a death occurred during police pursuit of a robber:
   a. Crashes and dies as a result of officers engaged in an active vehicle pursuit.
      
      Yes. This is reportable.

   b. Crashes and dies although officers terminated the pursuit for safety reasons and no police vehicles were obviously in pursuit.
      
      No. This is not reportable.

5. Are deaths that occur to bystanders during law enforcement pursuit considered reportable?

   No. These are not reportable.

6. Police contact (e.g., a brief detention such as a traffic stop, questioning an individual who matches a suspect description) results in an individual being delayed from going about their intended business. The individual then has a medical emergency and dies.

   Yes. This is reportable.

7. If an inmate is transferred to a medical facility and dies there, not in a correctional facility, is that reportable?

   Yes. If the incarcerated person, absent the medical condition, would have been in prison at the time of death, it counts as a reportable death. Although the person was not physically in a correctional facility at the time of death, the death is still one of an “incarcerated individual.”

8. Are deaths occurring in halfway houses included?

   Deaths occurring in a halfway house are included if the halfway house is under contract with the state or local government. A death occurring in a private halfway house that is not under contract with a reporting entity is not reportable.

9. Should we report the location of the event leading to the death of the decedent or the location where the decedent actually dies (e.g., an offender is in critical condition following a reportable event and transported to a hospital where they are pronounced dead)?

   The location of the death is where they died not the location of the event leading to the death.

10. Is a decedent’s overdose death, which occurs before an officer arrives on-scene, reportable?

    This is not a reportable death.