

SEMI-ANNUAL PROGRESS REPORT FOR

Grants to Tribal Governments to Exercise Special Domestic Violence Criminal Jurisdictions Program (Tribal Jurisdiction Program)

Brief Instructions: This form must be completed for each Grants to Tribal Governments to Exercise Special Domestic Violence Criminal Jurisdictions Program (Tribal Jurisdiction Program) grant received. The grant administrator or coordinator must ensure that the form is completed. Grant partners, however, may complete sections relevant to their portion of the grant. Grant administrators and coordinators are responsible for compiling and submitting a single report that reflects all information collected from grant partners.

All grantees should read each section to determine which questions they must answer, based on the activities supported under this grant during the current reporting period. All mandatory questions are marked with an asterisk (*). Following are some guidelines regarding which sections of the form must be completed by Tribal Jurisdiction Program grantees:

- All grantees must complete sections A, B, C, and M.
- For all other sections, grantees must answer an initial question about whether they supported certain activities during the current reporting period. If the response is yes, then the grantee must complete that section. If the response is no, the rest of that section or subsection is automatically skipped.

For example, if your agency provided training and victim services with staff funded under this grant, you would complete section A, B, C, D, F, and M (and select “No” for the first question in sections E, G, H, I, J, K, and L).

The activities of volunteers or interns should be reported if they were coordinated or supervised by Tribal Jurisdiction Program-funded staff or if Tribal Jurisdiction Program funds substantially supported their activities.

For further information on filling out this form, refer to the separate instructions, which contain detailed definitions and examples illustrating how questions should be answered.

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Tribal Jurisdiction Report Form

Section A. General Grant Information

This form must be completed for each Tribal Jurisdiction grant received. The grant administrator or coordinator must ensure that the form is completed fully with regard to all grant activities. Grant administrators or coordinators are responsible for compiling and submitting a single report that reflects all information collected from grant partners.

* 1. Grant information

Grantee name

Grant number

Your name

Your title

Your email address

Your phone number

* 2. Current reporting period

January 1 - June 30

July 1 - December 31

(Year)

3. What tribal population(s) is/are served by this grant?

In the next question, report the total number of full-time equivalent (FTE) staff funded by the Tribal Jurisdiction Program grant during the current reporting period. Report staff by functions performed, not by title or location. Include employees who are part-time and/or only partially funded with these grant funds, as well as consultants/contractors. Report grant-funded overtime.

If an employee or contractor was employed or used for only a portion of the reporting period, prorate appropriately. For example, if you hired a full-time prosecutor in October who was 100% funded with Tribal Jurisdiction Program funds, you would report that as 0.50 FTE. Report all FTEs in decimals, not percentages. One FTE is equal to 1,040 hours—40 hours per week x 26 weeks.

4. Staff

Administrator (fiscal manager, executive director, court administrator)

Judge/judicial officer

Court personnel

Prosecutor

Law enforcement officer

Defense attorney

Paralegal

Victim advocate

Legal advocate (not an attorney or paralegal)

Program coordinator

Victim-witness specialist

Probation officer/offender monitor

Counselor

Support staff (administrative assistant, bookkeeper, accountant)

Other

5. If you reported any staff as "other" in the previous question, please specify the staff person(s) role(s).

For the next question, indicate what percentage of your Tribal Jurisdiction Program funds was directed to each area. Report the area(s) addressed by your Tribal Jurisdiction Program grant during the current reporting period and estimate the approximate percentage of funds used to address each area. Consider education, training, victim services, etc. You may choose how to make this determination.

*6. Approximately what percentage of your Tribal Jurisdiction Program funds was directed to each of these areas?

Percentage of grant funds

Domestic/dating violence

Sexual assault

Stalking

TOTAL (must equal 100%)

Tribal Jurisdiction Report Form

Section B. Purpose areas

Please mark the purpose area(s) your Tribal Jurisdiction project addresses.

*** 7. Statutory purpose areas**

- Strengthen tribal criminal justice systems to assist Indian tribes in exercising SDVCJ, including: a) law enforcement (including the capacity of law enforcement or court personnel to enter information into and obtain information from national crime information databases); b) prosecution; c) trial and appellate courts; d) probation systems; e) detention and correctional facilities; f) alternative rehabilitation centers; g) culturally appropriate services and assistance for victims and their families; and h) criminal codes and rules of criminal procedure, appellate procedure, and evidence.
- Provide indigent criminal defendants with the effective assistance of licensed defense counsel, at no cost to the defendant, in criminal proceedings in which a participating tribe prosecutes a crime of domestic violence or dating violence or a criminal violation of a protection order.
- Ensure that, in criminal proceedings in which a participating tribe exercises SDVCJ, jurors are summoned, selected, and instructed in a manner consistent with all applicable requirements.
- Accord victims of domestic violence, dating violence, and violations of protection orders rights that are similar to the rights of a crime victim described in section 3771(a) of Title 18, consistent with tribal law and custom.

Tribal Jurisdiction Report Form

Section C. Coordinated Community Response

For agencies and organizations that you provided referrals to, received referrals from, consulted with, provided TA to, and/or met with during the reporting period, select the usual frequency of those interactions. Select "yes" in the rightmost column to indicate which agencies and organizations are your MOU partners on your Tribal Jurisdiction Program grant.

* 8. Coordinated community response activities

Victim referrals,
consultants, technical
assistance

Meetings

MOU partner

Non-profit, non-governmental Indian victim services program

Non-profit, tribal domestic violence/dating violence or sexual assault coalition

Women's advisory committee

Batterer intervention/offender monitoring program

Community advocacy organization

Corrections (probation, parole, and correctional facility staff)

Court (federal)

Court (local or state)

Court (tribal)

Educational institutions/youth programs

Faith-based organization

Health/mental health organization

Law enforcement (federal)

Law enforcement (local or state)

Law enforcement (tribal)

Legal organization (legal services, bar association, law school)

Prosecutor (federal)

Prosecutor (local or state)

Prosecutor (tribal)

Social service organization

Tribal council

Tribal elders

Tribal government agency

9. Use the space below to provide additional information about coordinated community response as part of your Tribal Jurisdiction Program grant. You can also use the space to describe collaborative activities with any agency or organization not appearing on the list in the previous question.

Tribal Jurisdiction Report Form

Section D. Training

*10. Were Tribal Jurisdiction Program funds used to provide and/or attend training during the current reporting period?

Yes

No (Selecting "No" will skip you to the next section.)

For purposes of this reporting form, **training** means providing information on sexual assault, domestic violence/dating violence, and/or stalking that enables professionals to improve their response to victims/survivors as it relates to their role in the system.

Any training events directed solely to grant-funded staff should not be included in this section. Likewise, any grant-funded professionals trained should not be counted in this section.

Tribal Jurisdiction Report Form

Section D. Training

11. How many training events were supported by your Tribal Jurisdiction Program funds during the current reporting period?

12. Number of people trained

Number trained

Attorneys/law students (does not include prosecutors or defense attorneys)

Batterer intervention/offender accountability program staff

Correction personnel (probation, parole, and correctional facility staff)

Court personnel (judges, clerks)

Defense attorneys

Federal law enforcement officers

Government agency staff

Health professionals (doctors, nurses--does not include SAFE/SANE)

Law enforcement officers

Legal services staff (does not include attorneys)

Multidisciplinary (various disciplines at same training)

Prosecutors

Sexual assault forensic examiners/sexual assault nurse examiner (SAFE/SANE)

Social service organization staff (non-governmental-- food bank, homeless shelter)

Spiritual leaders

Substance abuse treatment staff

Supervised visitation and exchange center staff

Tribal council members

Tribal elders

Tribal government/Tribal government agency staff

Victim advocates

Victim-witness specialists/coordinators

Volunteers

Other

13. Check all content areas that were addressed in trainings you convened using your Tribal Jurisdiction Program funds this period.

- | | | |
|--|--|--|
| <input type="checkbox"/> Advocacy | <input type="checkbox"/> Tribal strategies to address sexual assault, domestic violence/dating violence, or stalking | <input type="checkbox"/> Judicial response |
| <input type="checkbox"/> Child witnesses | <input type="checkbox"/> Issues related to victims who are elderly | <input type="checkbox"/> Jurisdictional issues (local, tribal, federal, state) |
| <input type="checkbox"/> Confidentiality | <input type="checkbox"/> Issues related to victims who are geographically isolated | <input type="checkbox"/> Law enforcement response |
| <input type="checkbox"/> Cultural issues specific to American Indians and/or Alaska Natives | <input type="checkbox"/> Issues related to victims who are homeless or living in poverty | <input type="checkbox"/> Offender accountability programs/BIP |
| <input type="checkbox"/> Dating violence overview, dynamics, and services | <input type="checkbox"/> Issues related to victims who are lesbian, gay, bisexual, transgender, or intersex | <input type="checkbox"/> Pro-arrest policies |
| <input type="checkbox"/> Domestic violence overview, dynamics, and services | <input type="checkbox"/> Issues related to victims who have disabilities | <input type="checkbox"/> Probation response |
| <input type="checkbox"/> Dynamics and history of violence against American Indian and/or Alaska Native women | <input type="checkbox"/> Issues related to victims who have mental health issues | <input type="checkbox"/> Prosecution response |
| <input type="checkbox"/> Historical trauma | <input type="checkbox"/> Issues related to victims who have substance abuse issues | <input type="checkbox"/> Protection orders (including full faith and credit) |
| <input type="checkbox"/> Indian Child Welfare Act | <input type="checkbox"/> Issues related to victims who live in rural areas | <input type="checkbox"/> Sexual assault statutes/codes |
| <input type="checkbox"/> Mandatory reporting requirements | <input type="checkbox"/> Issues related to victims who live in urban areas | <input type="checkbox"/> Sexual assault forensic examinations |
| <input type="checkbox"/> Response to victims who are incarcerated | <input type="checkbox"/> Civil court procedures | <input type="checkbox"/> Stalking statutes/codes |
| <input type="checkbox"/> Safety planning | <input type="checkbox"/> Criminal court procedures | <input type="checkbox"/> Tribal jurisdiction and Public Law 280 |
| <input type="checkbox"/> Sexual assault overview, dynamics, and services | <input type="checkbox"/> Dispatcher response | <input type="checkbox"/> Coordinated community response |
| <input type="checkbox"/> Stalking overview, dynamics, and services | <input type="checkbox"/> Firearms and domestic violence/dating violence | <input type="checkbox"/> Response teams (DART, DVRT, SART) |
| <input type="checkbox"/> Supervised visitation and exchange | <input type="checkbox"/> Identification and arrest of predominant aggressor | <input type="checkbox"/> Technology |

Other (please specify)

14. Additional information about the effectiveness of training activities funded or supported by your Tribal Jurisdiction Program grant.

Tribal Jurisdiction Report Form

Section E. Policies, Products, Codes, and Constitutional Amendments

*15. Were Tribal Jurisdiction Program funds used to develop or revise policies, products, and/or codes during the reporting period?

Yes

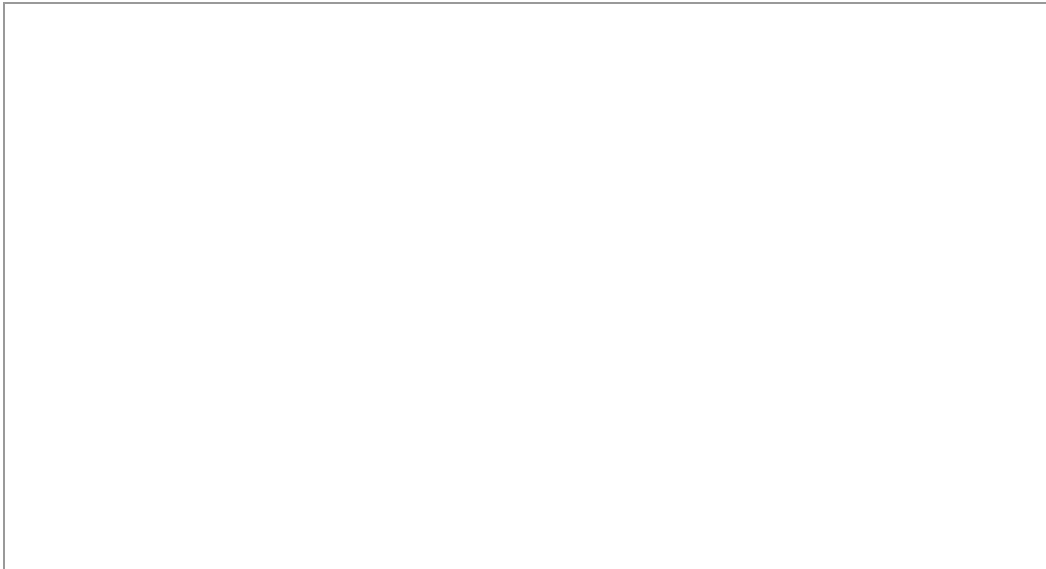
No (Selecting "No" will skip you to the next section.)

Tribal Jurisdiction Report Form

Section E. Policies, Products, Codes, and Constitutional Amendments

Please complete this section if you used Tribal Jurisdiction Program funds to develop, substantially revise, and/or distribute any policies, products, and/or codes.

16. If you used Tribal Jurisdiction Program funds to develop, substantially revise, and/or distribute any tribal code(s) during the reporting period, please discuss it below. Be sure to explain what the code is, any work done to develop, revise, or distribute it; whether it has been published and in which format(s) (i.e., web-based or paper), and any other information you would like OVW to know.



17. If your Tribal Jurisdiction Program funds were used to develop, substantially revise, or implement policies or protocols during the current reporting period, please check all topic(s) below addressed by those policies or protocols.

- | | | |
|---|--|---|
| <input type="checkbox"/> Court procedures | <input type="checkbox"/> Appropriate response to other underserved populations | <input type="checkbox"/> Immediate access to protection order information |
| <input type="checkbox"/> Jury pool composition | <input type="checkbox"/> Confidentiality | <input type="checkbox"/> Protection order enforcement (including full faith and credit) |
| <input type="checkbox"/> Jury summonses | <input type="checkbox"/> Advocate response | <input type="checkbox"/> Prosecution of domestic/dating violence, sexual assault, and/or stalking |
| <input type="checkbox"/> Jury selection and/or instruction | <input type="checkbox"/> Screening and referrals for victims | <input type="checkbox"/> Child witness strategies (prosecution) |
| <input type="checkbox"/> Indigent defense counsel | <input type="checkbox"/> Mandatory training on domestic/dating violence, sexual assault, and/or stalking | <input type="checkbox"/> Victim witness notification |
| <input type="checkbox"/> Appropriate response to victims with substance abuse issues and/or mental health diagnoses | <input type="checkbox"/> Law enforcement response to domestic/dating violence, sexual assault, and/or stalking | <input type="checkbox"/> Judicial monitoring of offenders |
| <input type="checkbox"/> Appropriate services for victims who are American Indian or Alaska Native | <input type="checkbox"/> Identifying primary aggressor/discouraging dual arrest | <input type="checkbox"/> Detention and corrections |
| <input type="checkbox"/> Appropriate services for victims who are elderly or have disabilities | <input type="checkbox"/> Law enforcement report writing and investigation | <input type="checkbox"/> Probation and parole |
| <input type="checkbox"/> Other (please specify) | | |

18. Use the space below to describe your OVW-funded activities this reporting period related to policies and protocols. Describe the substance of the policies/protocols, to which agencies or organizations those policies/protocols apply, key activities in developing, revising, or implementing the policies/protocols, and any observations you wish to share about the policies/protocols.

*19. Whether or not the effort was supported with OVW funds, was your tribe's Constitution amended during this reporting period to accommodate SDVCJ implementation?

Yes

No

20. If you answered 'yes' to the previous question about Constitutional amendments, please use the space below to describe.

Use the next question to report the types and quantities of products that were developed, substantially revised, published, disseminated, and/or translated during the current reporting period. Count a product more than once, as appropriate. For example, if you developed a brochure, published it online, and disseminated 100 hard copies of it, you would report 1, 1, and 100 in the corresponding columns.

21. Were Tribal Jurisdiction Program funds used to to develop, substantially revise, and/or disseminate any of the following products during the reporting period?

	Number developed	Number substantially revised	Number published online	Number disseminated in hard copy	Number translated into other language(s)
Brochures					
Training curricula					
Manuals					
Other items					

22. Please use the space below to describe the products reported in the previous question, including their titles, their intended audiences, information about their development/revision/publication/dissemination, and languages into which they were translated. Also explain any products reported as "other items".

Note: Answers below must include the titles of all products reported in the previous question.



Tribal Jurisdiction Report Form

Section F. Victim Services

*23. Were your Tribal Jurisdiction Program funds used to provide victim services during the current reporting period?

Yes

No (Selecting "No" will skip you to the next section.)

Tribal Jurisdiction Report Form

Section F. Victim Services

Complete this section if Tribal Jurisdiction Program funds were used to provide victim services during the current reporting period. Report all victims served, and services provided with Tribal Jurisdiction Program funds, whether by a victim services agency or by staff providing victim services within law enforcement, prosecution, or the court system in this section.

Report how many domestic/dating violence victims were served during the current reporting period. Each victim who sought and/or received services should be counted only once in a reporting period.

24. Number of victims served, partially served, and victims seeking services who were not served

Domestic/dating violence victims

Served: Victims who received the service(s) they requested, if those services were funded by your Tribal Jurisdiction Program grant

Partially served: Victims who received some service(s), but not all of the services they requested, if those services were funded by your Tribal Jurisdiction Program grant

Victims seeking services who were not served: Victims who sought service(s) and did not receive the service(s) they requested, if those services were funded by your Tribal Jurisdiction Program grant

25. Of domestic/dating violence victims served or partially served as reported in the previous question, how many received services related to additional victimizations? For example, a dating violence victim who also received services related to sexual assault would be counted in the sexual assault column.

Sexual assault

Stalking

Sex trafficking

Domestic/dating
violence victims served
or partially served

For the next question: For each victim reported as served or partially served during this period, report the number of victims who began receiving Tribal Jurisdiction Program-funded services during the current reporting period. If this is your first time using the grant funds to provide victim services, then all victims reported as served or partially served should be reported as new. If the victim has been counted as served or partially served in a previous reporting period do not include them here, even if the victim sought services for a new victimization.

26. Number of new victims served and partially served during the current reporting period

27. Reasons that victims seeking services were not served or partially served. Check all that apply.

- | | | |
|---|--|---|
| <input type="checkbox"/> Conflict of interest | <input type="checkbox"/> Insufficient/lack of services for people with disabilities | <input type="checkbox"/> Services inappropriate or inadequate for victims/survivors with mental health issues |
| <input type="checkbox"/> Did not meet statutory requirements | <input type="checkbox"/> Lack of child care | <input type="checkbox"/> Services inappropriate or inadequate for victims/survivors with substance abuse issues |
| <input type="checkbox"/> Hours of operation | <input type="checkbox"/> Program reached capacity | <input type="checkbox"/> Services not appropriate for victim/survivor |
| <input type="checkbox"/> Insufficient/lack of culturally appropriate services | <input type="checkbox"/> Program rules not acceptable to victim/survivor | <input type="checkbox"/> Transportation |
| <input type="checkbox"/> Insufficient/lack of language capacity (including sign language) | <input type="checkbox"/> Program unable to provide service due to limited resources/priority setting | |

Other (please specify)

Use the questions below to report demographic information, to the extent that you know it, on victims who were served or partially served using your Tribal Jurisdiction Program funds in the current reporting period.

Based on the victims reported as served or partially served, report total numbers for all demographic categories that apply. Because victims may identify in more than one category of race/ethnicity, the total for "Race/ethnicity" may exceed the total number of victims reported as served or partially served.

Do not report demographic information on children of victims.

28. Demographics of victims served or partially served: Race and ethnicity

Victims

Asian

Of Hispanic, Latino, or Spanish origin

White

29. Demographics of victims served or partially served: Gender

Victims

Female	
Male	
Transgender or gender nonconforming	
Unknown	

30. Demographics of victims served or partially served: Age

Victims

11-17	
18-24	
25-59	
60+	
Unknown	

31. Demographics of victims served or partially served: Other demographics

Victims

People with disabilities	
People who are Deaf or hard of hearing	
People with limited English proficiency	
People who are lesbian, gay, or bisexual	
People who live in rural areas	

In the next question, report the victim's relationship to the offender for those victims reported as served and partially served. While SDVCJ applies to certain cases of involving an Indian victim and a non-Indian offender, victim services may be provided under the Tribal Jurisdiction Program to any victim of domestic/dating violence, sexual assault, and/or stalking. Do not report relationships to offender for children.

32. Victims' relationships to offenders

Number of victim relationships to offender

Current or former spouse or intimate partner

Other family or household member

Dating relationship

Acquaintance

Stranger

Unknown

Report the number of children of victims who also received services and the number of times the services were provided during the current reporting period.

33. Number of services provided to children of victims

Number of children

Number of times service was provided

Children's services (refers to services provided to children of victims, including child care, transportation, counseling, etc.)

In the next question, report the number of victims who received Tribal Jurisdiction Program-funded services during the current reporting period. Count each victim only once for each type of service that victim received during the current reporting period in the column for the number of victims, and report the number of times that service was provided to victims. The total for each type of service should not be higher in the number of victims reported as receiving that service.

34. Victim services

	Number of victims	Number of times service was provided
Civil legal advocacy/court accompaniment (Assisting a victim with civil legal issues, including preparing paperwork for protection orders; accompanying a victim to a protection order hearing, administrative hearing, or other civil proceeding; and all other advocacy within the civil justice system. Does not include services provided by an attorney or paralegal.)		
Civil legal assistance (Civil legal services provided by an attorney and/or a paralegal)		
Counseling services/support group (Individual or group counseling or support provided by a volunteer, peer, or professional.)		
Criminal justice advocacy/court accompaniment (Assisting a victim with criminal legal issues including notifying the victim of case status, hearing dates, plea agreements, and sentencing terms; preparing paperwork such as victim impact statements; accompanying a victim to a criminal court proceeding or law enforcement interview; and all other advocacy within the criminal justice system.)		
Crisis intervention (A process by which a person identifies, assesses, and intervenes with an individual in crisis so as to restore balance and reduce the effects of the crisis in her/his life. In this category, report crisis intervention that occurs in person and/or over the telephone.)		
Cultural advocacy (Activities such as sweat lodge, talking circles, wellness gatherings, cultural ceremonies, etc.)		
Hospital/clinic/medical response (Accompanying a victim to or meeting a victim/survivor at the hospital, clinic, or medical office.)		
Transportation		
Victim advocacy (Actions designed to assist the victim in obtaining support, resources, or services including employment, housing, shelter services, health care, victim's compensation, etc.)		

In the next question, report the total number of hotline calls received on phone lines paid for with Tribal Jurisdiction Program funds or answered by Tribal Jurisdiction Program-funded staff, during the current reporting period.

35. Number of hotline calls

In the next question, report the number of unsolicited letters, phone calls, or visits to victims/survivors of specific incidents of sexual assault, domestic violence, dating violence, and stalking incidents identified in police reports or court documents, informing them of services and/or providing information about the criminal justice system.

36. Number of victim/witness notifications

In the next question, report the number of temporary and/or final protection orders requested and granted for which Tribal Jurisdiction Program-funded victim services staff provided assistance to victims during the current reporting period. These orders may also be referred to as protection from abuse, protection from harassment or anti-harassment orders, restraining orders, or no-contact or stay-away orders.

37. Protection orders

Temporary protection orders

Final protection orders

Number of protection orders requested

Number of protection orders granted

Tribal Jurisdiction Report Form

Section G. Criminal Defense

*38. Were your Tribal Jurisdiction Program funds used to provide criminal defendants with legal representation during the current reporting period?

Yes

No (Selecting "No" will skip you to the next section.)

Tribal Jurisdiction Report Form

Section G. Criminal Defense

Complete this section if Tribal Jurisdiction Program funds were used to provide defendants with criminal legal representation during the current reporting period. Report all defendants represented with Tribal Jurisdiction funds.

39. Number of criminal defendants represented with Tribal Jurisdiction Program funds during the current reporting period.

Number

Criminal defendants

In the next question, enter the case status for each criminal defendant reported in question 39. Each case should be counted only once. For instance, if grant-funded staff represented three criminal defendants during the current reporting period, two of which have ongoing cases and one who plead guilty to the charges, you would enter 2 next to "Cases not yet disposed of" and 1 next to "Plead as charged."

A case should be characterized by the most serious offense and may include numerous charges or counts. In most instances, a case will refer to one victim, one offender, one incident.

40. Case status

Case not yet disposed of

Dismissed

Deferred adjudication

Plead as charged

Plead to lesser charge in same category

Plead to lesser charge in lower category

Guilty as charged

Guilty to lesser charge in same category

Guilty to lesser charge in lower category

Acquitted

Tribal Jurisdiction Report Form

Section H. Tribal Law Enforcement

*41. Were Tribal Jurisdiction Program funds used for law enforcement activities during the current reporting period?

Yes

No (Selecting "No" will skip you to the next section.)

Tribal Jurisdiction Report Form

Section H. Tribal Law Enforcement

Use this page to report on Tribal Jurisdiction Program-funded activities related to law enforcement.

Report in the next question the number of Tribal Jurisdiction Program-funded activities on sexual assault, domestic violence, dating violence, and stalking cases/incidents for the current reporting period.

42. Law enforcement activities

Number of activities

Calls for assistance (All 911 and other calls made to law enforcement.)

Incident reports (All responses to an incident as reported on an incident report.)

Cases/incidents investigated (All cases in which evidence was collected/witnesses interviewed relating to an incident.)

Arrests (All arrests made by law enforcement, except dual arrests.)

Dual arrests (Responses by law enforcement in which the two parties involved in the incident are arrested.)

Protection/ex parte/temporary restraining orders served (All instances in which these types of orders were served on offenders.)

Arrests for violation of bail bond (All instances in which arrests were made of offenders who violated conditions set out in their bail bonds.)

Enforcement of warrants (All instances in which warrants relating to these incidents were enforced.)

Arrests for violation of protection order

Protection orders issued (All orders directly issued by law enforcement, in jurisdictions where law enforcement officers are so authorized.)

Cases referred to tribal prosecutors

Cases referred to local or state law enforcement or prosecutors

Cases referred to federal law enforcement or prosecutors (Not including federal firearms charges.)

Referrals of federal firearms charges to federal prosecutor

Referral-making to victim services (count number of incidents in which a referral was made, not the number of referrals)

In the next question, report the total number of temporary and/or final protection orders requested and granted for which Tribal Jurisdiction Program-funded law enforcement staff provided assistance to victims during the current reporting period. These orders may also be referred to as protection from abuse, protection from harassment or anti-harassment orders, restraining orders, or no-contact or stay-away orders.

43. Protection orders

Temporary protection orders

Final protection orders

Number of protection orders requested

Number of protection orders granted

44. Use the space below to discuss the effectiveness of law enforcement activities funded or supported by your Tribal Jurisdiction Program grant, or provide further explanation of how these activities increase safety for American Indian/Alaska Native women.

Tribal Jurisdiction Report Form

Section I. Tribal Prosecution

*45. Were Tribal Jurisdiction funds used to support prosecution activities during the current reporting period?

Yes

No (Selecting "No" will skip you to the next section.)

Tribal Jurisdiction Report Form

Section I. Tribal Prosecution

Please use this page to report on your OVW-funded prosecution activities. You can report on SDVCJ and non-SDVCJ cases. Only report on cases for which OVW funds supported in part or in full the associated prosecution activities.

In the next question, report the requested information for SDVCJ and non-SDVCJ cases related to domestic/dating violence, sexual assault, and/or stalking. A case should be characterized by the most serious offense and may include numerous charges or counts. In most instances, a case will refer to one victim, one offender, and one incident.

46. Number of cases received, accepted for prosecution, or declined

	SDVCJ cases	Non-SDVCJ cases involving domestic/dating violence, sexual assault, and/or stalking
Number of case referrals received		
Number of cases accepted for prosecution		
Number of cases declined (not due to jurisdictional limitations)		
Number of cases declined due to jurisdictional limitations and referred to local, state, or federal entity for prosecution		
Number of cases declined due to jurisdictional limitations and not referred to another entity		

In the next question report only the **primary** reason for the decision to decline or not refer for prosecution.

47. Reasons for declining cases

	SDVCJ cases	Non-SDVCJ cases involving domestic/dating violence, sexual assault, and/or stalking
Insufficient evidence (returned for further investigation)		
Insufficient evidence or victim unavailable		
Request of victim and/or victim safety		
Other		

If you reported any cases as being declined for other reasons, please specify the reason(s).

In the next question, report on all cases for which Tribal Jurisdiction Program funds supported prosecution efforts during the current reporting period.

48. Case statuses and dispositions

New case this period?	SDVCJ case?	Category of lead charge	Disposition	Trial information
Case A				
Case B				
Case C				
Case D				
Case E				
Case F				
Case G				
Case H				
Case I				
Case J				
Case K				
Case L				
Case M				
Case N				

49. If the tribal court held any jury trials in SDVCJ cases this period, provide the number of non-Indian jurors that served on each jury.

Please use the next question to discuss the extent to which domestic/dating violence, sexual assault, and stalking cases included additional charges and/or elements of other crimes. For example, if a case reported in the previous question as having domestic violence as a lead charge, but the case also included charges related to sexual assault, then explain that in the space below.

50. Other issues presented in cases that reached disposition

51. If known, specify the percentage of your jury pool that is non-Indian. If you do not know, then provide your best estimate and note that it is an estimate.

52. You can use this space to describe any other aspects of your OVW-funded prosecution efforts.

In the next question, report the number of temporary and/or final protection orders requested and granted for which Tribal Jurisdiction Program-funded tribal prosecutors provided assistance to victims during the current reporting period. These orders may also be referred to as protection from abuse, protection from harassment or anti-harassment orders, restraining orders, or no-contact or stay-away orders.

53. Protection orders

Temporary protection orders

Final protection orders

Number of protection orders requested

Number of protection orders granted

Tribal Jurisdiction Report Form

Section J. Tribal Courts

*54. Were Tribal Jurisdiction Program funds used for tribal courts during this reporting period?

Yes

No (Selecting "No" will skip you to the next section.)

Tribal Jurisdiction Report Form

Section J. Tribal Courts

Use this page to report on your Tribal Jurisdiction Program-funded court activities from the current reporting period.

In the next question, report the total number of new sexual assault, domestic violence, dating violence and stalking-related cases filed during the current reporting period, and the number of dispositions for cases resolved during the period.

55. Criminal cases - new cases and case dispositions

	Number of new cases filed during the current reporting period	Number dismissed	Number of deferred adjudications	Number convicted	Number acquitted
Domestic/dating violence cases falling under SDVCJ					
Domestic/dating violence cases NOT falling under SDVCJ					
Violation of protection order (SDVCJ)					
Violation of protection order (non-SDVCJ)					
Sexual assault					
Stalking					
Violation of bail					
Violation of probation					
Violation of other court order					

In the next question, report the number of sexual assault, domestic violence, dating violence, and stalking offenders whose cases were reviewed by the court for compliance with conditions of probation or other court-ordered conditions, or for violations of those conditions. Also, report the total number of review hearings conducted. The number of review hearings is the number of individual hearings held for each offender, even when that offender is reviewed during the same monitoring sessions as other offenders. For example, if 10 offenders were reviewed at the same three sessions during the reporting period, the number of offenders reviewed would be 10 and the number of review hearings conducted would be 10 multiplied by 3, or 30.

56. Judicial monitoring

Number of offenders reviewed

Number of review hearings conducted

SDVCJ cases

Non-SDVCJ cases

In the next question, report the number of sexual assault, domestic violence, dating violence, and stalking cases in which there were dispositions of violations during the current reporting period. Report on all dispositions, including cases that do not fall under SDVCJ. The violation does not have to have occurred during this reporting period, only the disposition. A case may be counted more than once if there were multiple violations.

57. Dispositions of violations

	No action taken	Verbal/written warning	Fine	Conditions added	Partial revocation of probation	Probation revoked/incarcerated
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Protection order

New criminal behavior

Failure to attend a mandated batterer intervention program (BIP)

Failure to attend a mandated offender treatment program (not a BIP)

Other condition of probation

In the next question, report the total number of temporary and final civil protection orders requested and granted by the court during the current reporting period. These orders may be referred to as protection from abuse or protection from harassment or anti-harassment, or restraining orders. Include only civil orders.

58. Civil protection orders

Temporary protection orders

Final protection orders

Number of protection orders requested

Number of protection orders granted

In the next question, report the total number of criminal protection orders requested and granted by the court to victims of domestic violence, dating violence, sexual assault, or stalking during the current reporting period. These orders may be referred to as no-contact or stay-away orders.

59. Criminal protection orders

Requested

Granted

Number of protection orders

60. (Optional) Use the space below to discuss the effectiveness of court activities supported by your Tribal Jurisdiction Program grant.

Tribal Jurisdiction Report Form

Section K. Probation and Offender Monitoring

*61. Were funds used for probation/offender monitoring during the current reporting period?

Yes

No (Selecting "No" will skip you to the next section.)

Tribal Jurisdiction Report Form

Section K. Probation and Offender Monitoring

Use this page to report on your Tribal Jurisdiction Program-funded probation and offender monitoring activities during the reporting period.

Report the total number of domestic violence offenders on probation, including those who were on probation before this reporting period began and those placed on probation during the reporting period.

62. Number of offenders

Number of offenders who were on probation before this reporting period began	Number of offenders placed on probation during the current reporting period	Number who completed probation this period without violations	Number of completed probation this period with violations
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Offenders from SDVCJ cases

Domestic violence offenders from non-SDVCJ cases

For new and continuing offenders reported above, report the number of monitoring activities engaged in during the current reporting period in question 63. For instance if you had six face-to-face contacts with five offenders during the 6-month reporting period, you would report 5 under "Face-to-face contact - Number of offenders monitored" and 30 under "Total contacts."

63. Monitoring activities

Number of offenders monitored

Total contacts

Face-to-face meeting with offender

Telephone contact with offender

Unscheduled surveillance of offender

In the next question, report the number of sexual assault, domestic violence, dating violence, and stalking cases in which there were dispositions of probation violations during the current reporting period. Report on all dispositions, including cases that do not fall under SDVCJ. The violation does not have to have occurred during this reporting period, only the disposition. A case may be counted more than once if there were multiple violations.

64. Dispositions of probation violations

	No action taken	Verbal/written warning	Fine	Conditions added	Partial revocation of probation	Probation revoked/incarcerated
Protection order						
New criminal behavior						
Failure to attend a mandated batterer intervention program (BIP)						
Failure to attend a mandated offender treatment program (not a BIP)						
Other condition of probation						

Use the next question to report the number of victims that received referrals to victim services and/or were contacted as part of offender monitoring.

65. Victim outreach and referrals

	Number of victims
Outreach to victims	
Referrals made to victim services	

66. (Optional) Use the space below to discuss the effectiveness of probation and offender monitoring activities supported by your Tribal Jurisdiction Program grant.

Tribal Jurisdiction Report Form

Section L. Batterer Intervention Programs

*67. Were funds used for batterer intervention programs (BIPs) during this reporting period?

Yes

No (Selecting "No" will skip you to the next section.)

Tribal Jurisdiction Report Form

Section L. Batterer Intervention Programs

Use this page to report on your Tribal Jurisdiction Program-funded batter intervention activities during the current reporting period.

68. Offenders in program

Number of offenders continuing in BIP from the last reporting period Number of offenders entering BIP during the current reporting period

Offenders in program

69. Outcomes

Number of offenders

Completed program

Terminated from program

Returned to program after termination

Other

70. For any BIPs supported with these Tribal Jurisdiction Program funds, specify the number of weeks batterers are expected to remain in the program to complete it.

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Tribal Jurisdiction Report Form

Section M. Additional Narrative Information

*71. Progress toward project goals

All Tribal Jurisdiction grantees are required to submit a separate document (in Word or PDF format) detailing the progress they made towards their project goals and objectives. This document should list your project goals and objectives, the status of each, and key activities for each that occurred during the reporting period. There are no formal requirements for what this document should look like.

Grantees are required to upload the completed document as a second attachment in their JustGrants account.

This is mandatory and your progress report is not considered complete without this second document!

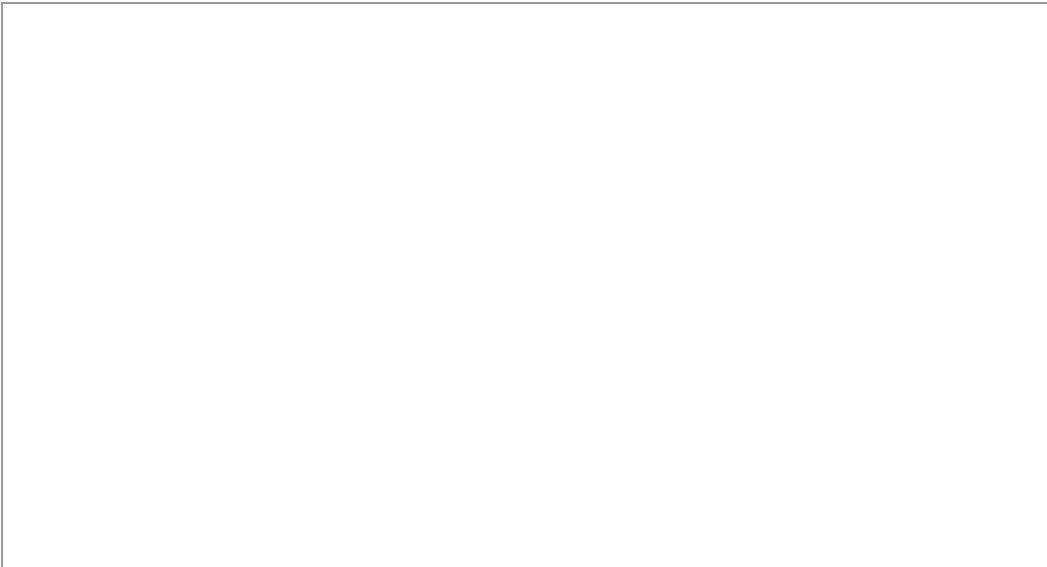
*72. What do you see as the most significant areas of remaining need, with regard to implementing special domestic violence criminal jurisdiction, serving victims and keeping them safe, and enhancing offender accountability?



*73. What has the Tribal Jurisdiction Program funding allowed you to do that you could not do prior to receiving this funding?



74. Provide any additional information that will help explain or clarify any of the data you reported elsewhere in this form.



Thank you for completing your progress report!