

(q) At midyear (last weekday in the month of June), how many persons confined in the facility were receiving medication-assisted treatment for opioid disorders.

This collection is the only national effort devoted to enumerating all local jails and BOP detention facilities in the

United States and the population they supervise at the facility level. The collection enables BJS, jail administrators, legislators, researchers, and jail planners to track growth in the number of jails and their capacities, as well as to track changes in the

demographics and supervision status of the jail population and the prevalence of crowding.

5. An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond:

REPORTING MODE AND ESTIMATED BURDEN

| Primary reporting mode | Purpose of contact | Number of data providers (RUs) | Number of responses | Average reporting time (min) | Estimated total burden hours |
|---------------------------|--|--------------------------------|---------------------|------------------------------|------------------------------|
| Web | Data collection: | | | | |
| | Form CJ-3 | 2,652 | 2,652 | 150 | 6,631 |
| | Form CJ-3A | 295 | 295 | 130 | 639 |
| | Form CJ-3A ADDENDUM | 295 | 529 | 20 | 176 |
| | <i>Subtotal for 3 forms</i> | <i>2,947</i> | <i>3,476</i> | <i>150</i> | <i>7,446</i> |
| Email and telephone | Data quality follow-up validation | 1,620 | 1,749 | 10 | 291 |
| Email and telephone | Verify facility operational status and point-of-contact. | 300 | 300 | 5 | 25 |
| Total | | | | | 7,762 |

The questionnaires will be sent to approximately 2,947 reporting units (RU), representing 3,169 local jail facilities and 12 Federal Bureau of Prisons (BOP) detention centers that function as jails. BJS will contact these central reporters and request that they report data for all facilities (3,181) under their jurisdictional authority. Based on prior years' reporting and the cognitive test of the new items conducted in August–December 2018, BJS estimates a reporting time of 150 minutes for CJ-3, 130 minutes for CJ-3A, and 20 minutes for the CJ-3A ADDENDUM. If needed, jail respondents will be contacted by email or telephone to verify data quality issues. BJS estimates that data quality follow-up validation will run an average of 10 minutes across 1,620 RUs. Some RUs may receive follow-up validation for multiple facilities (resulting in a total of 1,749 facilities from the original 1,620 RUs) under their jurisdictional authority. In addition, we estimate that 300 RUs will be contacted during the jail frame update stage to verify facility operational status and point-of-contact, which takes 5 minutes each on average.

In total, the 2019 COJ will incur a burden estimate of 7,762 hours or about 2 hours and 30 minutes per RU for data collection and 10 minutes or less for select RUs contacted for data quality follow-up validation or facility operational status and point-of-contact validation.

If additional information is required, contact: Melody Braswell, Department Clearance Officer, United States Department of Justice, Justice

Management Division, Policy and Planning Staff, Two Constitution Square, 145 N Street NE, 3E.405A, Washington, DC 20530.

Dated: April 29, 2019.

Melody Braswell,

Department Clearance Officer for PRA, U.S. Department of Justice.

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DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Consent Decree Under the Clean Air Act

On March 25, 2019, the Department of Justice lodged a proposed consent decree with the United States District Court for the District of Maine, in the lawsuit entitled *United States v. Global Partners, LP, Global Companies LLC, and Chelsea Sandwich LLP*, Civil Action No. 19-cv-00122.

The United States filed this lawsuit under Section 113(a)(1) of the Clean Air Act, 42 U.S.C. 7413(a)(1), and the Maine state implementation plan. The United States' complaint seeks civil penalties and injunctive relief arising from alleged excess emissions of volatile organic compounds (VOC) at the defendants' petroleum storage facility in South Portland, Maine.

The consent decree requires the defendants to pay a civil penalty of \$40,000, plus interest accruing from the date of lodging to the payment date; to perform a supplemental environmental project involving the replacement of old

wood stoves with cleaner units, with a minimum expenditure of \$150,000; and to perform certain measures at the facility to address past VOC emissions and to limit future VOC emissions.

On April 1, 2019, the Department of Justice published a notice in the **Federal Register** opening a period of public comment on the consent decree for a period of thirty (30) days, through May 1, 2019. By this notice, the Department of Justice is extending the public comment period through July 1, 2019. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to *United States v. Global Partners LP, et al.*, D.J. Ref. No. 90-5-2-1-11428. All comments must be submitted no later than July 1, 2019. Comments may be submitted either by email or by mail:

| To submit comments: | Send them to: |
|---------------------|---|
| By email | <i>pubcomment-ees.enrd@usdoj.gov.</i> |
| By mail | Assistant Attorney General, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044-7611. |

During the public comment period, the consent decree may be examined and downloaded at this Justice Department website: <https://www.justice.gov/enrd/consent-decrees>. We will provide a paper copy of the consent decree upon written request and payment of reproduction costs. Please mail your request and payment

to: Consent Decree Library, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611.

Please enclose a check or money order for \$6.50 (25 cents per page reproduction cost) payable to the United States Treasury.

Robert Maher,

Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

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DEPARTMENT OF JUSTICE

[OMB Number 1121–NEW]

Agency Information Collection Activities; Proposed Collection Comments Requested; New Collection: 2019 Census of Tribal Law Enforcement Agencies (CTLEA)

AGENCY: Bureau of Justice Statistics, Department of Justice.

ACTION: 30-Day notice.

SUMMARY: The Department of Justice (DOJ), Office of Justice Programs, Bureau of Justice Statistics (BJS), will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995.

DATES: Comments are encouraged and will be accepted for 30 days until June 3, 2019.

FOR FURTHER INFORMATION CONTACT: If you have additional comments especially on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Steven W. Perry, Statistician, Institutional Research & Special Projects Unit, Bureau of Justice Statistics, 810 Seventh Street NW, Washington, DC 20531 (email: *Steven.W.Perry@usdoj.gov*; telephone: 202–307–0777).

SUPPLEMENTARY INFORMATION: Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

—Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of BJS, including whether the information will have practical utility;

—Evaluate the accuracy of the agency’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

—Evaluate whether and if so how the quality, utility, and clarity of the information to be collected can be enhanced; and

—Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, *e.g.*, permitting electronic submission of responses.

Overview of This Information Collection

(1) *Type of Information Collection:* New collection.

(2) *The Title of the Form/Collection:* 2019 Census of Tribal Law Enforcement Agencies (CTLEA).

(3) *The agency form number, if any, and the applicable component of the Department sponsoring the collection:* The applicable form number(s) for this collection is CTLEA and CTLEA–BIA. The applicable component within the Department of Justice is the Bureau of Justice Statistics, in the Office of Justice Programs.

(4) *Affected public who will be asked or required to respond, as well as a brief abstract:* CTLEA respondents will be the chief law enforcement officer or their designee reporting on behalf of their respective agency. This information collection is a census of the 308 tribal law enforcement agencies operating in Indian country or serving tribal lands. The eligible respondent universe includes: (1) Tribal police departments, tribal conservation and wild life enforcement agencies, Bureau of Indian Affairs (BIA) police departments, tribal university and college police, and the Alaska State Police reporting on behalf of the village public safety officers (VPSO) program coordinated and funded through the state. The CTLEA will be conducted for a four month period from September through December 2019.

TABLE 1—CTLEA UNIVERSE OF KNOWN TRIBAL LAW ENFORCEMENT AGENCIES, 2018

| Type of agency | Count | Percent of universe |
|--|-------|---------------------|
| Universe | 308 | 100 |
| Tribal Law Enforcement Conservation/Wildlife enforcement agencies | 229 | 74 |
| | 45 | 15 |

TABLE 1—CTLEA UNIVERSE OF KNOWN TRIBAL LAW ENFORCEMENT AGENCIES, 2018—Continued

| Type of agency | Count | Percent of universe |
|---|-------|---------------------|
| Bureau of Indian Affairs Police | 27 | 9 |
| Tribal university/college campus police | 6 | 1.9 |
| Alaska State Police | 1 | 0.3 |

Enacted in 2010, the Tribal Law and Order Act (TLOA) requires BJS to (1) establish and implement a tribal data collection system, (2) consult with Indian tribes to establish and implement this data collection system, and (3) annually report to Congress the data collected and analyzed in accordance with the act (Pub. L. 111–211, 124 Stat. 2258, § 251(b)). Indian country includes federally recognized reservations, tribal communities, and identified trust lands. Criminal jurisdiction in Indian country varies by type of crime committed, whether the offender or victim is a tribal member, and the state in which the offense occurred. This information collection helps BJS fulfill this mandate and meet the agency’s mission.

(5) *An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond:* An estimated 308 tribal law enforcement agencies—including tribal operated police departments (229), conservation/wildlife enforcement agencies (44), Bureau of Indian Affairs Police agencies (27), tribal university or college police (6) and the Alaska State Police (1)—that serve or work on tribal lands will be asked to take part in the CTLEA. Based on the survey development and cognitive testing activities, an average of 30 minutes per respondent is needed to complete the CTLEA and CTLEA–BIA forms per respondent. BJS anticipates that nearly all of the approximately 308 respondents will fully complete the questionnaire.

(6) *An estimate of the total public burden (in hours) associated with the collection:* The total estimated public burden associated with this collection is 192.5 hours. It is estimated that respondents will take 30 minutes to complete a questionnaire (308 × 30 = 154 hours) and additional verification or validation of responses for about 50% of the respondents will require 15 minutes (154 × 15 minutes = 38.5 hours). The total burden hours for CTLEA respondent data collection: