

**Juvenile Justice Delinquency Prevention Act Reauthorization  
And Title II Formula Grant  
New Data Requirements from the JJDP Act Reauthorization  
March 7, 2019**

<b>Mandate:</b>	<b>Requirement:</b>	<b>Needs</b>
Section 205: Data requirements in state plans (Ethnicity)	Changes previous requirement to report on race and gender of youth charged with status offenses, non-offenders, and “other juvenile offenders” to gender and ethnicity.	NRS 62H.210 1(b)(1) says: The age, sex and race or other ethnic background of the child
Section 205: Data requirements for inclusion in state plans (Youth with disabilities)	Requires reports on data include both youth with learning disabilities and “other disabilities.”	How to capture and report this data?
Section 205: Data requirements for inclusion in state plans (Restraints and isolation)	Newly required data to include in state plan: “A summary of data from 1 month of the applicable fiscal year of the use of restraints and isolation upon juveniles held in the custody of secure detention and correctional facilities operated by a State or unit of local government.”	Room Confinement already captured.  How to capture restraint data? What month to use?
Section 205: Data requirements for inclusion in state plans (Status offenses)	Newly required data to include in state plan: (1) The number of status offense cases petitioned to court (2) number of status offenders held in secure detention (3) the findings used to justify the use of secure detention, and (4) the average period a status offender was held in secure detention.	Status offender in secure detention already captured.  Added for SF 2019 DMC report, number of petitions for status offenders.  How to capture the findings used to justify detention for status offenders.  Are all status offenders reported, are them some not in detention?
Section 205: Data requirements for inclusion in state plans (Transition plans and return to the community)	Newly required data to include in state plan: The number of juveniles released from custody and the type of living arrangement to which they are released.	How to capture this for DCFS and counties?
Section 205: Data requirements for inclusion in state plans (School-based offenses)	Newly required data to include in state plan: “The number of juveniles whose offense originated (1) on school grounds, (2) during school sponsored off-campus activities, or (3) due to a referral by a school official” This data can be reflective of numbers “as collected and reported by the Department of Education or similar State educational agency.”	How to capture this for counties?  MOU with Dept of Ed?
Section 205: Data requirements for inclusion in state plans (Pregnant and parenting)	Newly required data to include in state plan: “The number of juveniles in the custody of secure detention and correctional facilities operated by a State or unit of local or tribal government who report being pregnant.”	How to capture this for DCFS and counties?

<p>Section 205: Core Requirements: R.E.D.</p>	<p>States are required to: (1) identify and analyze data on race and ethnicity at decision points in State, local, or tribal juvenile justice systems to determine which such points create racial and ethnic disparities among youth who come into contact with the juvenile justice system; And develop and implement a work plan that includes measurable objectives for policy, practice, or other system changes, based on the needs identified in the data collection and analysis under the above noted</p>	<p>Need a work group for this as it is bigger than DCFS.</p>
<p>Section 205: Child abuse and neglect</p>	<p>States are required to report “data in child abuse or neglect reports relating to juveniles entering the juvenile justice system with a prior reported history of arrest, court intake, probation and parole, juvenile detention, and corrections” and provide a plan to use the data described above to “provide necessary services for the treatment of such victims</p>	<p>How to capture this data as UNITY and CLP do not yet talk.</p>
<p>Section 207: Research and Evaluation</p>	<p>6964 requires the creation a new National Recidivism Measure and states specifically that “The Administrator, in accordance with applicable confidentiality requirements and in consultation with experts in the field of juvenile justice research, recidivism, and data collection, shall— “(1) establish a uniform method of data collection and technology that States <i>may</i> use to evaluate data on juvenile recidivism on an annual basis; “(2) establish a common national juvenile recidivism measurement system; and “(3) make cumulative juvenile recidivism data that is collected from States available to the public.”</p>	<p>Pending direction from OJJDP</p>