WHY TO REPORT

In 2017, Texas had 1,235 fatal crashes involving a person that was driving under the influence of alcohol. A total of 1,402 people were killed in those crashes with another 15,730 injured. One death is too many, and improving Blood Alcohol Concentration Toxicology Reporting is not only a duty to Justices of the Peace, but is a step in the direction toward zero impaired motor-vehicle deaths in the state of Texas.

DUTY TO REPORT

Justices of the Peace have a duty to report toxicology results for fatal crashes to the Texas Department of Transportation (TxDOT)’s Crash Records Section (TxDOT-CRS). This is a STATUTORY requirement based on Transportation Code 550.081.

WAYS TO REPORT

The ways to report are:

- TxDOT CR-1001—Death/Toxicology Report (Medical Examiner/Justice of the Peace)
- Send full autopsy and/or toxicology results—TxDOT’s preferred method
- In-house generated form/database—approved by TxDOT

WHEN TO REPORT

The report should be submitted before the 11th day of each calendar month and include:

1) **the name of the deceased and a statement** as to whether the deceased was:
   a) the operator of or a passenger in a vehicle involved in the accident; or
   b) a pedestrian or other non-occupant of a vehicle;
2) **the date of the accident and the name of the county** in which the accident occurred, and, if a bridge collapsed, the location of the bridge in that county;
3) **the name of any laboratory, medical examiner’s office, or other facility** that conducted toxicological testing relative to the deceased; and
4) **the results of any toxicological testing** that was conducted.