

2017 ANNUAL REPORT



ERIE COUNTY COURT OF COMMON PLEAS, JUVENILE DIVISION

323 Columbus Avenue, Sandusky, Ohio

JUDGE ROBERT C. DELAMATRE

Bruce R. Croteau

Gregory S. McGory

Magistrates

Krista Collins

Superintendent of Corrections

Tammy L. Barbato

Director of Court Services

Shirley Hohler

Court Administrator

Julie A. Fidler

Business Manager

Cynthia A. Franketti

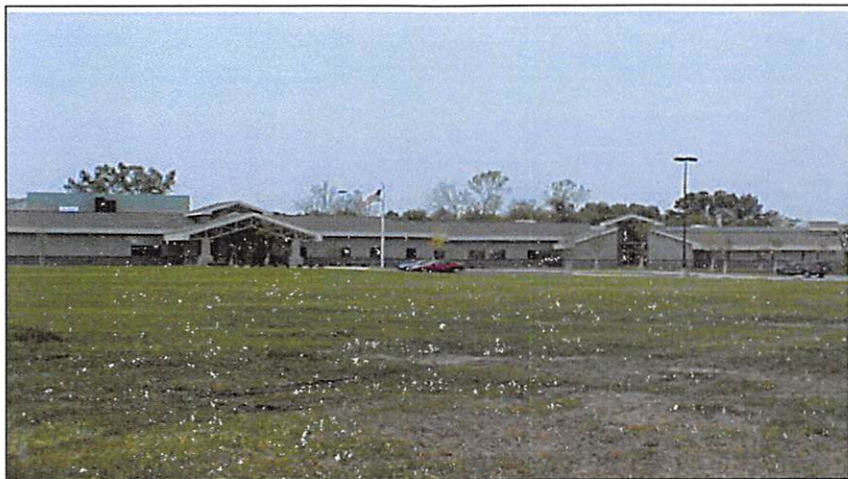
Wraparound Supervisor

Mary Bower

Drug Courts Coordinator



Erie County Juvenile Court
323 Columbus Avenue
Sandusky, Ohio 44870



Northern Ohio Juvenile Justice Center
1338 Tiffin Avenue
Sandusky, Ohio 44870

The Juvenile Court has jurisdiction over dependency, neglect, abuse, delinquency, unruly, traffic, juvenile bind overs to adult court, certain adult crimes referred to Juvenile Court, paternity actions, custody changes, child support enforcement, visitation and the modifications that occur in these areas, and contempt proceedings.

Each case is unique and has its own set of facts and circumstances that must be considered by the Judge or the Magistrates who hear these cases. Hearings include arraignment, adjudicatory and dispositional proceedings and other motions duly referred by the Judge of the Juvenile Division.

The Erie County Juvenile Court has a total of 103 employees, 92 of whom are permanent/full-time and 11 of whom are intermittent. Of that staff, 40 are connected directly to court services with 38 serving the Juvenile Detention Center. The Northern Ohio Community Correction Facility has 25 full time employees. The following chart depicts the growth in the budget in the past years.

ERIE COUNTY JUVENILE COURT EXPENDITURE HISTORY

YEAR	COMPUTER FUND	JUDICIAL	DETENTION	SUBSIDY GRANT	MISC. GRANTS	CCF	WRAPAROUND GRANT	TITLE IV-E	TOTAL
2017	4,000	2,289,479	1,886,851	548,047	33,614	1,887,713	0	3,183	6,652,887
2016	4,000	2,064,382	1,616,674	458,309	2,200	1,737,737	0	1,000	5,884,302
2015	2,857	2,080,297	1,595,121	437,557	38,923	1,936,368	0	3,685	6,094,808
2014	6,858	1,976,210	1,429,416	292,740	21,204	1,332,075	0	724	5,059,227
2013	9,402	1,982,438	1,375,618	363,648	4,784	1,204,034	0	12,782	4,952,706
2012	0	2,013,370	1,360,185	419,705	5,546	1,111,140	6,437	14,545	4,930,928
2011	9,815	1,805,347	1,439,761	387,412	3,569	1,224,921	189,966	39,163	5,099,954
2010	9,347	1,828,742	1,328,813	524,350	0	1,209,640	235,301	0	5,136,193
2009	8,902	2,081,380	1,466,507	800,047	0	1,222,846	282,143	0	5,861,825
2008	8,478	2,109,032	1,625,768	786,698	0	1,179,724	214,751	0	5,924,451
2007	16,721	2,085,477	1,562,709	778,713	37,343	1,142,346	32,845	0	5,656,154
2006	19,236	2,072,240	1,529,065	745,628	55,701	1,017,578	0	0	5,439,448
2005	13,541	2,075,952	1,452,383	645,112	80,691	888,128	0	0	5,155,807
2004	9,540	2,129,551	1,461,860	635,857	125,202	221,657	0	0	4,583,667
2003	3,506	2,129,677	1,376,681	621,790	115,300	0	0	0	4,246,954
2002	3,020	2,098,934	1,181,122	643,928	99,946	0	0	0	4,026,950
2001	12,800	1,884,858	1,227,204	561,118	50,222	0	0	0	3,736,202
2000	21,385	1,717,889	1,160,111	601,222	0	0	0	0	3,500,607
1999	10,799	1,487,675	1,128,297	612,918	0	0	0	0	3,239,689
1998	5,236	1,307,500	969,402	597,996	0	0	0	0	2,880,134
1997	6,500	1,241,367	800,364	525,398	0	0	0	0	2,573,629
1996	0	1,228,122	773,355	535,543	0	0	0	0	2,537,020

1995	0	1,093,481	677,789	455,810	0	0	0	0	2,227,080
1994	0	1,054,478	636,131	436,442	0	0	0	0	2,127,051
1993	0	1,027,455	655,987	241,420	0	0	0	0	1,924,862
1992	0	937,292	606,557	248,937	0	0	0	0	1,792,786
1991	0	889,932	597,562	219,659	0	0	0	0	1,707,153
1990	0	859,407	578,692	188,000	0	0	0	0	1,626,099
1989	0	771,380	514,080	250,407	0	0	0	0	1,535,867
1988	0	683,413	501,277	318,735	0	0	0	0	1,503,425
1987	0	773,542	530,265	317,359	0	0	0	0	1,621,166
1986	0	565,679	571,493	273,024	0	0	0	0	1,410,196

During the calendar year 2017, there were a total of 2,072 cases referred to the Juvenile Division of the Erie County Common Pleas Court for its consideration and disposition.

COMPLAINT TO ESTABLISH PARENT/CHILD RELATIONSHIP	16
COMPLAINT FOR SUPPORT	264
COMPLAINT FOR CUSTODY/VISITATION	130
COMPLAINT FOR DEPENDENCY	18
COMPLAINT FOR NEGLECT	104
COMPLAINT FOR ABUSE	12
DELINQUENCY	674
UNRULY	259
JUVENILE TRAFFIC	518
ADULT CONTRIBUTING - CRIMINAL CASES	5
ADULT CONTRIBUTING - TRUANCY ISSUES	23
JUVENILE TOBACCO	15
GRANDPARENT P.O.A.	27
JUVENILE CIVIL PROTECTION CASES	6
JUVENILE PAROLE VIOLATIONS	1
TOTAL:	2,072

Those cases were handled in the following ways:

- (1) Official hearing before the Judge and Magistrates, at which the following dispositions were those most commonly ordered:
 - a. Fine and/or court costs assessed
 - b. Suspension or revocation of driving privileges
 - c. Case study ordered and/or placed on probation
 - d. Referral to other agencies for specialized counseling or treatment
 - e. Referral to one of the Court programs outlined in detail in this report
 - f. Out of home placement
 - g. Commitment to the Ohio Department of Youth Services

- (2) Diversion
- (3) Bond forfeiture
- (4) Certification to county of legal residence
- (5) Parent/child relationship established, custody, visitation and support ordered

PLEASE NOTE: Because of multiple count charges the number of cases reported to the Supreme Court totaled 2,072. In order to comply with accountability standards mandated by the Supreme Court, complaints that have multiple charges are counted as one case. The total number of actual charges filed in 2017 was 2,403.

The following charts reflect the number of individual charges that were referred to the Juvenile Division.

TABLE I. TOTAL NUMBER OF JUVENILE CHARGES IN 2017 BY TYPE AND SEX

TYPE	MALE	FEMALE	TOTAL
ABUSE	8	4	12
AGGRAVATED ASSAULT	0	1	1
AGGRAVATED MENACING	13	2	15
AGGRAVATED ROBBERY	5	0	5
AGGRAVATED ROBBERY W/GUN SPECS.	2	0	2
ARSON	2	0	2
ASSAULT	38	5	43
ATTEMPT	0	0	0
ATTEMPTED AGGRAVATED BURGLARY	1	0	1
ATTEMPTED MURDER	1	0	1
ATTEMPTED VOYEURISM	1	0	1
BREAKING AND ENTERING	6	0	6
BURGLARY	7	1	8
CARRYING CONCEALED WEAPON	8	0	8
CHRONIC TRUANT	12	9	21
COMPLICITY	3	0	3
COMPLICITY TO GROSS SEXUAL IMPOSITION	4	0	4
COMPLICITY TO RAPE	4	0	4
CONSUMING	32	31	63
CONTRIBUTING	5	23	28
CONVEYING WEAPON/DRUG INTO DETENTION	3	0	3
CRIMINAL DAMAGE	18	3	21
CRIMINAL MISCHIEF	12	0	12
CRIMINAL TRESPASS	11	6	17
CRUELTY TO ANIMALS	0	0	0
CURFEW VIOLATION	37	6	43
CUSTODY/VISITATION	71	59	130
DEPENDENT	9	9	18
DISORDERLY CONDUCT	55	19	74
DISRUPTING PUBLIC SERVICE	0	1	1
DISSEMINATING HARMFUL MATTER	4	6	10
DOMESTIC VIOLENCE	24	20	44
DRUG LAW VIOLATION	90	33	123

ESCAPE	3	0	3
FAIL TO COMPLY W/POLICE OFFICER	6	0	6
FAILURE TO DISCLOSE PERSONAL INFORMATION	1	2	3
FALSIFICATION	0	2	2
FELONIOUS ASSAULT	5	0	5
FLEE AND ELUDE	3	0	3
FORGERY	1	0	1
GRANDPARENT POWER OF ATTORNEY	18	9	27
GROSS SEXUAL IMPOSITION	15	4	19
HABITUAL TRUANT	11	12	23
IDENTITY FRAUD	1	0	1
INCORRIGIBLE	92	43	135
INDUCING PANIC	4	0	4
INTIMIDATION	3	0	3
JUVENILE CIVIL PROTECTION ORDER	6	0	6
JUVENILE DOMESTIC VIOLENCE PROTECTION ORDER	0	0	0
KIDNAPPING	2	0	2
LITTERING	1	0	1
MAKING FALSE ALARMS	2	1	3
MENACING	12	0	12
MENACING BY STALKING	0	1	1
MISUSE OF CREDIT CARDS	2	0	2
NEGLECT	57	47	104
OBSTRUCTING JUSTICE	1	0	1
OBSTRUCTING OFFICIAL BUSINESS	40	5	45
OPEN CONTAINER	0	1	1
PANDERING OBSCENITY	1	0	1
PATERNITY AND SUPPORT	0	0	280
PHONE HARASSMENT (TELECOMMUNICATIONS)	0	1	1
POSSESSION OF CRIMINAL TOOLS	4	3	7
POSSESS DANGEROUS DRUGS	1	0	1
POSSESSION OF DEADLY WEAPON	4	0	4
RAILROAD TRESPASS	1	0	1
RAPE	14	2	16
RECEIVING STOLEN PROPERTY	29	3	32
RESISTING ARREST	21	7	28
RETALIATION	4	0	4
RIOT	1	3	4
ROBBERY W/SPECS.	3	0	3
RUNAWAY	92	35	127
SEXUAL IMPOSITION	2	0	2
TAMPERING WITH EVIDENCE	2	0	2
THEFT	44	35	79
THREAT OF DOMESTIC VIOLENCE	9	0	9
TOBACCO BILL VIOLATION	12	3	15
TRAFFIC	310	208	518
TRUANCY	0	0	0
UNAUTHORIZED USE OF M/V	2	0	2

UNAUTHORIZED USE OF PROPERTY	3	0	3
VANDALISM	7	0	7
VEHICULAR HOMICIDE	1	0	1
VIOLATION OF COURT ORDER	64	4	68
VIOLATION OF PROBATION	43	4	47
VIOLATION OF PAROLE	1	0	1
VIOLATION OF PROTECTION ORDER	2	0	2
VOYEURISM	1	0	1
TOTAL	1450	673	2403

TOTAL NUMBER OF JUVENILE CHARGES FOR 2013 - 2017

2013	2014	2015	2016	2017
3112	3056	2586	2536	2403

TABLE II. TOTAL NUMBER OF YOUTH AND ADULTS REFERRED IN 2017

CASE TYPE	MALE	FEMALE	TOTALS
CONTRIBUTING	5	23	28
CUSTODY/VISITATION	71	59	130
FELONY	77	8	85
VIOLATION OF PAROLE	1	0	1
TOBACCO BILL	12	3	15
VIOLATION OF COURT ORDER	64	4	68
VIOLATION OF PROBATION	44	2	46
UNRULY	184	75	259
MISDEMEANOR	326	147	473
ABUSE	8	4	12
NEGLECT	57	47	104
DEPENDENT	9	9	18
TRAFFIC	310	208	518
PATERNITY AND SUPPORT			280
GRANDPARENT P.O.A.	18	9	27
JUVENILE CIVIL PROTECTION CASES	6	0	6
TOTALS	1192	598	2070

TOTAL NUMBER OF YOUTH AND ADULTS REFERRED FOR 2013 – 2017

2013	2014	2015	2016	2017
2532	2516	2221	2191	2070

COMMITMENTS TO ODYS BY SEX FROM 2013 – 2017

	2013	2014	2015	2016	2017
Boys	3	4	2	1	2
Girls	0	0	0	0	0

TABLE III. JUVENILE TRAFFIC CASES IN 2017 BY MONTH AND SEX

MONTH	BOYS	GIRLS	TOTAL
JANUARY	20	10	30
FEBRUARY	18	21	39
MARCH	18	15	33
APRIL	31	21	52
MAY	38	18	56
JUNE	27	15	42
JULY	39	20	59
AUGUST	23	24	47
SEPTEMBER	32	14	46
OCTOBER	28	24	52
NOVEMBER	18	17	35
DECEMBER	18	9	27
TOTAL	310	208	518

MOTIONS FILED IN THE JUVENILE COURT FOR 2017

SUPPORT/4D MOTIONS/FILED BY CSEA	
4D MOTION FOR PAYMENT ON ARREARS	0
4D MOTION TO COMPEL	0
4D MOTION TO CONFORM	0
4D MOTION TO CONSOLIDATE & RECALCULATE CHILD SUPPORT	0
4D MOTION FOR CONTINUANCE OF HEARING	2
4D MOTION TO CORRECT	16
4D MOTION FOR DEFAULT JUDGMENT	32
4D MOTION TO LIFT STAY OF SENTENCE & SET A COMMENCEMENT DATE	4
4D MOTION TO MODIFY SUPPORT	95
4D MOTION FOR IMPOSITION OF SENTENCE	151
4D MOTION FOR LUMP SUM PAYMENT	37

4D MOTION FOR NUNC PRO TUNC	0
4D MOTION TO REINSTATE CHILD SUPPORT	5
4D MOTION TO STAY	18
4D MOTION FOR ORDER IMPOSING CHILD SUPPORT OBLIGATION	0
4D MOTION TO SUSPEND SUPPORT	8
4D MOTION TO DISMISS PLEADING	1
4D MOTION FOR ORDER TO SHOW CAUSE	269
4D MOTION TO ADD PARTY	9
4D MOTION TO ADD NEW DEPENDENT & RECALCULATE CHILD SUPPORT	1
4D MOTION TO REDUCE ARREARAGES	12
4D MOTION TO RECALL BENCH WARRANT	20
4D MOTION TO RECOUP OVERPAYMENT OF CHILD SUPPORT	2
4D MOTION TO REDIRECT SUPPORT	10
4D MOTION TO REVOKE BOND/FORFEIT BONE & REQUEST BENCH WARRANT	0
4D MOTION REQUESTING THAT SUPPORT BE ORDERED	1
4D MOTION TO COMMENCE SERVING JAIL TIME	1
4D MOTION TO WITHDRAW PLEADING	2
MOTION FOR RELIEF FROM JUDGMENT	1
MOTION TO AMEND CASE PLAN & NOTICE OF PROPOSED CHANGE	295
MOTION TO APPOINT INDEPENDENT ANALYST	0
MOTION REQUESTING APPOINTMENT OF COUNSEL FOR PURPOSES OF APPEAL	1
MOTION REQUESTING BINDOVER OF YOUTH TO ADULT DIVISION/MOTION TO TRANSFER	16
MOTION REQUESTING AN ORDER TO SHOW CAUSE	105
MOTION TO MODIFY CUSTODY	170
MOTION TO CONSOLIDATE/MERGE CASES	5
MOTION FOR CONTINUANCE OF HEARING	279
MOTION TO CONVEY PARTY FOR HEARING	0
MOTION FOR DEFAULT JUDGMENT	2
MOTION REQUESTING 2ND DETENTION HEARING	1
MOTION TO DISMISS CASE	11
MOTION TO DISMISS OBJECTIONS FILED	0
MOTION REQUESTING AN ORDER OF DISPOSITION	0
MOTION REQUESTING AN EARLY RELEASE FROM INCARCERATION	8
MOTION FOR PAYMENT OF EXTRAORDINARY FEES	28
MOTION REQUESTING AN ORDER OF EMANCIPATION	0
MOTION TO ADD PARTY	36
MOTION FOR PHYSICAL EXAMINATION	0
MOTION TO EXCUSE PARTY/PARTIES FROM HEARING	10
MOTION TO EXEMPT INNOCENT OWNER OF MOTOR VEHICLE	0
MOTION TO EXTEND TEMPORARY CUSTODY/PROTECTIVE SUPERVISION	138
MOTION FOR ORDER TO COMMENCE SERVING JAIL SENTENCE	6
MOTION REQUESTING FOR APPOINTMENT OF A GUARDIAN AD LITEM	5
MOTION REQUESTING HOME STUDY	0
MOTION REQUESTING ADDITIONAL/EXTENSION OF TIME	7
MOTION REQUESTING AN IMPOSITION OF SENTENCE	8
MOTION REQUESTING AN IN-CAMERA INTERVIEW	22
MOTION TO APPOINT AN INTERPRETER	0

MOTION REQUESTING LEAVE TO PLEAD/FILE	3
MOTION IN LIMINE (RULING THAT EVIDENCE MAY OR MAY NOT BE USED AT TRIAL)	20
MOTION REQUESTING PAYMENT FOR ASSIGNED COUNSEL FEES	88
MOTION TO CLOSE CASE	0
MISCELLANEOUS MOTION	2
MOTION TO DETERMINE COMPETENCY	8
MOTION TO CONVERT	12
MOTION TO DISMISS PARTY	22
MOTION TO DISQUALIFY	0
MOTION TO MODIFY OR ELIMINATE PRIOR RESTRAINING ORDER	9
MOTION TO MODIFY VISITATION	43
MOTION REQUESTING EX PARTE EMERGENCY ORDER FOR TEMPORARY CUSTODY	224
MOTION REQUESTING FURLOUGH	0
MOTION REQUEST FOR HEARING	0
MOTION FOR AN ORDER TO REINSTATE CHILD SUPPORT	2
MOTION TO AMEND OR CORRECT COMPLAINT, MOTION OR JUDGMENT ENTRY	14
MOTION REQUESTING AN ORDER TO AWARD PROTECTIVE SUPERVISION	40
MOTION REQUESTING A CD RECORDING FROM A HEARING	16
MOTION REQUESTING AN ORDER TO CHANGE PLACEMENT	30
MOTION TO COMPEL	5
MOTION FOR DRUG/ALCOHOL EVALUATION	11
MOTION REQUESTING AN ORDER FOR GENETIC TESTING	4
MOTION REQUESTING AN ORDER TO IMPOUND SUPPORT	2
MOTION TO INTERVENE	16
MOTION REQUESTING A NOLLE PROSEQUI OF CHARGE	18
MOTION REQUESTING AN ORDER FOR PERMANENT CUSTODY	1
MOTION REQUESTING THE APPOINTMENT OF A PROCESS SERVER	3
MOTION REQUESTING THAT A PSYCHOLOGICAL EVALUATION BE ORDERED	12
MOTION REQUESTING A TRANSCRIPT AND PAYMENT OF THE SAME BY THE COURT	7
MOTION REQUESTING TRANSFER OF CASE	0
MOTION TO MODIFY SUPPORT	9
MOTION REQUESTING TEMPORARY CUSTODY	7
MOTION REQUESTING AN ORDER TO TERMINATE SUPPORT	2
MOTION TO WITHDRAW AS COUNSEL	30
MOTION FILED TO ADD A PARTY	36
MOTION TO VACATE	6
MOTION TO SET A NEW COURT DATE & TO LIFT WARRANT	6
MOTION REQUESTING A NUNC PRO TUNC TO CORRECT PLEADING	9
MOTION FOR AN ORDER ESTABLISHING PATERNITY	0
MOTION FOR PAYMENT OF GUARDIAN AD LITEM FEES	0
MOTION FOR PAYMENT OF ASSIGNED COUNSEL FEES	88
MOTION FOR AN ORDER FOR PLANNED PERMANENT LIVING ARRANGEMENT	6
MOTION REQUESTING A PROTECTIVE ORDER	0
MOTION TO QUASH	6
MOTION REQUESTING THE RECALL OF A CAPIAS/BENCH WARRANT	0
MOTION TO RECONSIDER	12
MOTION FOR REIMBURSEMENT OF OVERPAYMENT	0

MOTION FOR HEARING ON INTENT TO RELOCATE	0
MOTION TO APPOINT INTERPRETER	0
MOTION FOR FUNDS TO PAY FOR INTERPRETER	0
MOTION TO OBTAIN JUVENILE'S REPORT	1
MOTION TO REVOKE BOND AND REQUEST FOR BENCH WARRANT	0
MOTION FOR SANCTIONS	0
MOTION TO SHORTEN TIME	0
MOTION TO STAY	30
MOTION TO STRIKE	4
MOTION TO SUPPRESS	2
MOTION TO SUSPEND SUPPORT	3
MOTION FOR INCOME TAX EXEMPTION	2
MOTION FOR PERMISSION TO PARTICIPATE IN HEARING VIA TELEPHONE	4
MOTION FOR TEMPORARY ORDERS	18
MOTION TO TERMINATE CUSTODY ORDER THAT GRANTS CUSTODY TO ECDJFS	1
MOTION TO TERMINATE PROTECTIVE SUPERVISION	30
MOTION TO WITHDRAW MOTION FOR DISCRETIONARY BINDER	0
MOTION TO WITHDRAW	33
TOTAL MOTIONS FOR 2017	2,763

MOTIONS FILED IN THE JUVENILE COURT FOR 2013 - 2017

2013	2014	2015	2016	2017
2651	2751	2958	2673	2763

FINES, COURT COSTS, FEES AND BOND FORFEITURES FOR 2017

MONTH	FINES	COURT COSTS	FEES	BONDS	COMPUTER	COPY FEES	TOTAL
January	\$ 48.16	\$ 693.17	\$ 330.00	\$ 0.00	\$ 299.00	\$ 8.00	\$ 1,378.33
February	\$ 355.06	\$ 1,063.23	\$ 1,055.92	\$ 115.00	\$ 421.00	\$ 26.02	\$ 3,036.23
March	\$ 456.01	\$ 685.22	\$ 635.00	\$ 190.00	\$ 325.00	\$ 4.75	\$ 2,295.98
April	\$ 869.34	\$ 641.94	\$ 360.00	\$ 210.00	\$ 270.00	\$ 8.50	\$ 2,359.78
May	\$ 557.48	\$ 624.75	\$ 803.52	\$ 180.00	\$ 247.00	\$ 12.00	\$ 2,424.75
June	\$ 323.10	\$ 660.36	\$ 521.98	\$ 50.00	\$ 182.00	\$ 0.00	\$ 1,737.44
July	\$ 311.24	\$ 481.61	\$ 648.50	\$ 361.00	\$ 182.00	\$ 13.20	\$ 1,997.55

August	\$ 1,287.96	\$ 1,390.89	\$ 545.00	\$ 1,170.00	\$ 567.00	\$ 7.00	\$ 4,967.85
September	\$ 367.60	\$ 667.68	\$ 591.25	\$ 240.00	\$ 247.00	\$ 8.25	\$ 2,121.78
October	\$ 876.70	\$ 1,179.23	\$ 556.48	\$ 485.00	\$ 432.00	\$ 10.70	\$ 3,540.11
November	\$ 710.76	\$ 830.90	\$ 875.25	\$ 95.00	\$ 296.00	\$ 7.80	\$ 2,815.71
December	\$ 677.33	\$ 1,011.20	\$ 278.75	\$ 180.00	\$ 409.00	\$ 1.65	\$ 2,557.93
TOTALS	\$ 6,840.74	\$ 9,930.18	\$ 7,201.65	\$ 3,276.00	\$ 3,877.00	\$ 107.87	\$ 31,233.44

A. Probation Department

The Probation Department is involved with youth who are adjudicated delinquent and in need of services beyond the intake and preliminary hearing levels. The Judge or Magistrate will order a Probation Counselor to prepare an investigative report which addresses all of the youth's life domains. The Probation Counselor will also prepare a standardized risk assessment known as the Ohio Youth Assessment System (OYAS) which assists in measuring the youth's risk to reoffend. The Probation Counselor will use this information to develop recommendations for the Court at disposition. If the youth is placed on community supervision by the Court, the Probation Counselor will then work with the youth and family to address all of the youth's criminogenic needs. The goal is to reduce the youth's risk to reoffend and increase the youth's chance of success which will increase community safety.

The Erie County Juvenile Probation Counselors employ the techniques of Effective Practices in Community Supervision "EPICS" in working with the youth. The EPICS model uses a combination of monitoring, referrals and face to face interaction to provide the youth with the proper level of treatment interventions appropriate to the youth's risk need. A youth who is at high risk to reoffend would require more time in treatment and involvement in more intensive treatment than a moderate or low risk youth. The focus of every intervention, including the thought behavior link and social learning, focus on the youth's criminogenic needs to reduce the youth's risk to reoffend. Probation Counselors are also trained in other "best practice" models of supervision such as Motivational Interviewing and the Carey Guides to assist the youth in changing their behavior. These approaches effectively utilize staff as agents of change in our community. **The probation department served 147 youth in 2017.**

In addition to the juveniles, the Probation Department also carries an adult caseload. Adults who are charged with Contributing to the Delinquency or Unruliness of a minor are under the jurisdiction of the Juvenile Division. A pre-sentence investigation is completed to develop recommendations for sentencing. Recommendations for sentencing in the adult cases are designed to assure that no similar offenses occur, in order to protect the youth of Erie County.

In 2017, 1 adult was on probation, 1 adult was on diversion and two adults had orders that were tracked by the Probation Department.

B. Home Detention Program

Home Detention is a contractual form of home supervision characterized by strict house arrest, intense monitoring for compliance with these rules and appropriate sanctions for violations. Youth are admitted into the program in lieu of remaining in the Detention Center pending further court action. Youth placed on Home Detention are allowed to live at home, attend school, work, and attend court ordered programs.

Youth are ordered to Home Detention by way of a court order from the Judge, Magistrate, or from the Intake Department.

There are two aspects to the program – House Arrest and Curfew. During House Arrest the youth must remain on his or her property at all times except for court approved activities.

Curfew means the youth may be away from the home without supervision. However, the parents must approve and know the youth's whereabouts at all times. Further, the youth must be in the home at a time set by the Court.

In 2017, there were 36 referrals – 25 Males; 11 Females; Total number of Terminations was 38 of which 34 were successful and 4 unsuccessful

Probation Monitoring is another aspect of the Home Detention, House Arrest Program. Youth are placed on monitoring status by probation officers, Magistrates or the Judge. Youth on monitoring are seen frequently during the day, late evening, weekends and holidays. Contacts are made with parents, schools and other agencies that have involvement with the youth.

In 2017, there were 61 new charges; termination total of 69, of which 44 were successful and 25 were unsuccessful.

C. Restitution Program

Restitution is a court order that looks to restore justice when a youth commits an offense that creates a loss for another. Paying for the damage or loss addresses both the youth's accountability and compensation for the loss. The order is made after a restitution investigation has been completed and an amount has been agreed upon by the parties. At the time of the order, an amount and a time frame for payment is established. The Restitution Coordinator will monitor the case for compliance. Compliance to the order will help the youth to understand the financial and emotional consequence that his/her behavior has created. This understanding should reduce his/her risk of recidivism. **In 2017, 73 loss verifications were completed; 58 youth were ordered to pay restitution; \$ 6,513.88 was paid to victims this year.**

D. Community Service

Community Service is a court order in an unruly or delinquent case that provides another graduated sanction for the youth in our community. It provides a meaningful opportunity to contribute to the community in order to take ownership for their actions and learn responsibility. The youth will be set up with an appointment on the first Tuesday after the order is made. At this appointment, the youth is assigned to a site in the community that is willing to provide a supervised and therapeutic intervention with the goal of reducing recidivism. **In 2017, 46 hours of Community Services were worked by 5 youth.**

E. Compliance

Juvenile Court makes orders in unruly and delinquent cases that should assist the youth and family in addressing needs that may be a barrier to their success. The youth needs to complete the orders to gain any benefit from the service. The Community Control Officer will actively monitor their compliance. When an order is made in a case, they will be scheduled for a Compliance meeting in 90 days. This gives the youth and family time to engage in or complete treatment or programming. On the day of the order, they are given the date of their compliance meeting but informed that if they have successfully completed the order they are to call the Community Control Officer and they will not have to attend their scheduled meeting.

If the youth has not complied with the order, the Community Control Officer will offer the youth and family assistance at that scheduled meeting. They will also be informed of the potential consequences of not completing the court order; including further court action.

In 2017, orders on 41 youth were tracked for compliance by the Community Control Officer.

F. Intake Department

The function of the Intake Department is to review all juvenile complaints with the exception of juvenile traffic complaints. Complaints are reviewed to determine whether youth should be referred to the Diversion department for informal action or referred to the Judge for formal court action. The intake Director reviews all complaints filed in Juvenile Court. In 2017, 1,885 delinquency complaints were filed with the Court.

The Court, through the intake department diverts certain offenders from formal Court action. Youth who exhibit unruly or incorrigible behavior are generally referred to the Diversion Department to prevent them from officially entering the court system. In addition, youth that meet certain criteria and are charged with a misdemeanor offense are also referred to the Court's Diversion Program to prevent them from officially entering the court system. Diversion counselors meet with youth and parent or guardian to try to address the behavior that lead to the filing of the charges. Youth are then referred to appropriate services. Youth who do not follow through with the services are sent to the Judge for formal court action.

The Intake Director also meets with the parents and/or guardians and the youth when the parents/guardians request to file unruly charges. An in-depth interview is completed and, if possible, referral is made to other social service or mental health agencies, and the youth is warned that continuation of unruly behavior will lead to court intervention and the possible consequences of such intervention. If, however, the situation warrants immediate court action, a complaint charging unruly behavior is prepared and signed by the parent or guardian.

The Intake Director also interviews and completes an assessment on all youth detained in the Detention Center who are not on probation.

G. Truancy Department

This has been a year in transition for the truancy department as well as local school districts as a result of changes in Ohio Law regarding truancy. HB 410 was enacted. The law requires local school districts to attempt to resolve truancy issues at the school level prior to filing Complaints in Juvenile Court commencing with the 2017/2018 school year. Prior to the enactment of HB 410, the Court used an informal hearing process to assist schools in reducing/eliminating truancy without formally charging youth in Juvenile Court.

From January through June, 2017, local school districts referred students who were truant from school or who had behavioral issues at school to the Erie County Juvenile Court Truancy Initiative Program. A School Attendance Counselor scheduled an informal hearing with the student and their parent or guardian in an attempt to resolve the concerns without a formal charge being filed. A plan was developed at the hearing to resolve with problem. If the youth and parent followed the plan and the issues were resolved, no formal action was taken. If the plan was not followed and the truancy or behavioral issues continued a formal Complaint was filed in Juvenile Court.

From January through June, 2017, **264** students were referred to the Erie County Juvenile Court Truancy Initiative for informal hearings. Of those students referred, **210** were resolved with no formal court action. A total of **56 Complaints** were filed in Juvenile Court: **21** parents/guardians were charged with Contributing for failing to send their child to school, **21** youth were charged with Chronic Truancy, **4** youth were charged with habitual truancy and **10** youth were charged with Violation of Court Order for failing to comply with a previously court ordered school attendance bond. Two truancy complaints were filed where youth did not participate in the Erie County Juvenile Court Truancy Initiative.

From July through December 2017, students were no longer referred to the Erie County Juvenile Court Truancy Initiative. Under the new law, the initial attempts to develop a plan with the student and parent or guardian to address school truancy and school behavior have been shifted to the school districts. The schools are required to develop an Absence Intervention Plan with students who meet the legal definition of habitual truant. Complaints with Juvenile Court can be filed only after this process occurs and the youth/parent has not been successful in resolving the issues.

From July through December 2017, 19 truancy cases were filed with the Court. One case was a transfer from another county and was referred to Diversion for informal processing. Fourteen cases were transferred to the home county of the youth. Four cases were sent to Diversion for informal case processing.

The School Attendance Counselors have worked with the schools as requested to implement this new process. They have completed home visits, school visits and participated on Absence Intervention Teams as requested. They have also assisted with referrals to the other agencies for services for students and/or their parents. They also work with youth who are referred to the TEMP (Truancy Erie County Mediation Program) described later in this report.

H. Diversion Program

The Diversion Program accepts status offenders (unruly, runaway, truancy), youth who are first time offenders and are charged with low level offense and youth with minimal contact with Juvenile Court who are charged with low level offenses. Felony referrals require the approval of the Prosecutor and Judge/Magistrate. A variety of complaints are referred to the Diversion Program.

A contract with specific conditions for the youth and parent is devised. The conditions of each youth's contract are developed based on the complaint and the discussion that takes place during the first appointments, which includes the youth, parent/guardian, and the Diversion Counselor. The goal is to address the charge, the underlying behavior that led to the charge and to provide services to prevent further court involvement. The conditions may include: mental health counseling, restitution for damages, letters of apology to victims, research papers, "thinking papers" (what have they learned from this experience), viewing of prevention films, skill classes, Fire Prevention Educational Programming, and Substance Abuse Education Program referrals.

Prevention films, skill classes and behavior charts are utilized to provide the youth with the tools necessary to develop a better understanding of oneself and empathy for others through positive lawful activities. The main skills taught are problem solving/decision making, resolving conflicts/managing anger, and coping with peer pressure and self-esteem issues.

The Diversion Program also makes referrals to outside agencies when necessary. Examples of outside referrals include Firelands Substance Abuse Education Program, fire prevention/education programming, and mental health and drug/alcohol counseling at various community agencies. **In 2017, 153 Youth were served through the Court's Diversion Program.**

Skill Classes:

Skill classes are offered by the Diversion Unit as a disposition for court involved youth. Most youth are ordered by the Judge or Magistrate to attend and complete specific skill classes as part of their disposition. Other youth are referred to the classes as a part of their diversion requirements. These skill classes are offered and taught by the Juvenile Diversion Counselors on a monthly and as needed basis.

The skill classes are Actions/Consequences, Anger Management and Shoplifting Prevention. Individual skill classes are utilized for young offenders, youth not appropriate for a group setting and when a specific need is identified. Each skill class provides the youth with positive alternatives to dealing with anger, decision making, conflict management, problem solving, communication and many other social skills. **A total of 97 youth participated in the diversion classes and 20 individual classes were held in 2017.**

I. Pro Kids and Families Program

During 2017, the Court implemented new services to assist families in crisis due to unruly or runaway behaviors exhibited by one or more children in the home. The purpose of this program is to address unruly behaviors and their underlying causes as early as possible, assist parents in parenting their child who is exhibiting unruly behavior, divert unruly youth from the formal juvenile court system and to prevent further involvement with the Juvenile Court.

A Diversion Counselor is available Monday through Friday at 9:00am at the Diversion Office located at 221 W Parish St Sandusky, Ohio to provide immediate assistance for youth who have been charged with being unruly and their parent or for parents seeking assistance with unruly behavior by their child who has not been charged. No appointment is necessary. Both youth and parent must attend.

Pro Kids and Families is a program specifically for youth exhibiting unruly behaviors at home, school and/or in the community, youth who are running away and youth who are truant from school. The Program is available for youth ages 8 to 17 who are Erie County residents. It serves youth who are low to moderate risk. The Program is available when a formal complaint has been filed with the Court. It is also available in cases where a parent informally asks for assistance with their child who is exhibiting unruly behavior. In cases where a formal complaint has been filed, the charges are referred to the Diversion Program. If youth successfully completes Pro Kids and Families, the charges are dismissed and expunged from their record.

Pro Kids and Families is administered by Ohio Guidestone. Each youth who is referred to the program receives an assessment to identify their individual needs. The assigned staff from Ohio Guidestone then works directing with the youth and their parent or guardian in their own home. The youth will work on addressing the unruly behaviors that brought the youth to the attention of the Juvenile Court, as well as other identified needs. The staff also works with the parent or guardian to provide them with tools and techniques to assist them in parenting their child who is exhibiting unruly behavior. A family workbook is provided to each family. This workbook is then used during the Program to assist both the youth and parent. The Program lasts 120 days. During the program, the youth and parents meet with their assigned staff from Ohio Guidestone a minimum of one time per week.

During 2017, 40 youth were referred to the Pro Kids and Families Program. 9 youth successfully completed the program. 4 youth were neutrally discharged from the program. 4 youth were unsuccessfully terminated from the program. 22 youth were still participating in the program at the end of 2017.

J. RECLAIM Ohio and Youth Services Grants

RECLAIM Ohio is a funding initiative which encourages Juvenile Courts to develop or purchase a range of community-based options to meet the needs of each juvenile offender or youth at risk of offending. By diverting youth from Ohio Department of Youth Services (DYS) institutions, courts have the opportunity to increase the funds available locally through RECLAIM.

In response to a growing need for local alternatives for juvenile courts and overcrowding in Ohio Department of Youth Services institutions, the RECLAIM Ohio (Reasoned and Equitable Community and Local Alternatives to the Incarceration of Minors) was created on July 1, 1993, in House Bill 152. In January 1994, ODYS launched the RECLAIM Ohio pilot program with nine counties, including Erie County, participating. The pilot counties were selected based on their proposals and projected reduction in commitments to ODYS. During that year, the pilot counties had a 42.7% decrease in commitments to ODYS compared to 1993.

RECLAIM Ohio is a funding initiative that encourages the courts to develop or purchase a range of community based options to meet the needs of each juvenile offender or youth at risk of offending. By diverting youth from DYS institutions, Court has the opportunity to increase the funds available locally through RECLAIM. These funds are based on averages of felony adjudications, with deductions for DYS and community corrections facilities bed day usage during the prior year. This allows Courts to know prior to the beginning of the state fiscal year the amount of their actual RECLAIM Ohio allocation in order to plan more efficiently the use of their RECLAIM Ohio funds. "Public Safety Beds" are daily per diems for youth who are committed for a category I or II offense (aggravated murder, attempted aggravated murder, murder, attempted murder, kidnapping, rape, voluntary manslaughter, involuntary manslaughter, felonious sexual penetration and aggravated arson) and the county is not charged for youth committed on these charges.

RECLAIM Ohio and the Youth Services Grant together make up the DYS Subsidy Grant. Youth Services Grant funds have been in existence since 1981 and are known as the "base" portion of the Subsidy Grant because, unlike the RECLAIM "variable" funds, their allocations do not vary based on the number of felony adjudications and bed days used. The Youth Services Grant is allocated annually to Juvenile Courts based on a formula that used county population. Each Court is allocated a base amount of \$50,000. The remainder of the line item is then allocated to Courts with a population of more than 25,000 on a per capita basis.

The funds received through RECLAIM and the Youth Services Grant can be used for a vast array of treatment, intervention, diversion and prevention programs. Examples of such programs include day treatment, alternative schools, intensive probation, electronic monitoring and residential treatment. The primary limitation of the use of Subsidy Grant funds is that they cannot be used to supplant local funds. In addition, RECLAIM funds cannot be used for construction or renovation, while a limited amount of Youth Services Grant funding can be used for such expenditures.

In 2017, we expended \$ 548,047 in Reclaim Ohio and Youth Services grant funds. The following programs were funded with RECLAIM Ohio and Youth Services funds in 2017.

Competitive RECLAIM

The Ohio Department of Youth Services provided resources for a new funding initiative named Competitive RECLAIM. Competitive RECLAIM program goals are to provide community-based alternatives to incarceration and to reduce recidivism. Erie County Juvenile Court receives funding through a three year grant in the following two areas:

Category I – Diversion programs for low risk youth

Category II – Evidence-based intervention programs for moderate and high risk youth

Category I – TEMP (Truancy Erie County Mediation Program)

TEMP was developed to reduce truancy among youth in Erie County. TEMP connects parents, youth and six local school districts through mediation to assist in reaching a solution that improves school attendance.

Program Partners: Vermilion Local School District, Sandusky City School District, Perkins Local School District, Huron City Local School District and Margaretta Local School District.

TEMP utilizes diversion staff and attendance officers who are trained mediators to implement the program. All mediations are held at the youth's school to avoid unnecessary time out of the classroom. During mediation and subsequent meetings, issues and/or barriers are identified and solutions are developed by all involved parties.

Together with school staff, TEMP meets regularly with youth to address barriers/issues relating to truancy. Parental involvement continues to be fostered throughout the process. TEMP programming is a 2-year commitment for youth, parent and school.

From the programs start date of March of 17, 2015 through December 31, 2017, **75 youth** and **62 families** received services. **Successful Program Releases of 30 youth / 26 families; Neutral Releases of 17 youth / 12 families; Unsuccessful Releases of 11 youth / 9 families; Continuing into the upcoming year, 16 youth / 14 families**

The average number of service units included per successful youth provided by TEMP staff included: 32 hours of direct services per successful youth; 15.5 hours per successful family and 20.0 hours of service coordination per successful youth.

Outcomes of all **30** youth successfully participating in TEMP have not incurred any new charges and have not had any additional formal or informal contact with the juvenile court. All **30** youth successfully completing the program showed a reduction in unexcused school absences.

Category II – Erie County Changing Futures

Erie Juvenile Court partnered with the University of Cincinnati Corrections Institute to provide ongoing quality assurance monitoring of the evidenced-based intervention, Thinking for a Change. The Court contracted with Firelands Counseling and Recovery Services of Erie County to provide the group to moderate and high risk probationers. Thinking For a change is an integrated, cognitive behavior change program that aligns with the Cognitive Behavioral Therapy provided by Fireland's staff and Effective Practices in Community Supervision (EPICS) provided by the juvenile court's probation department to provide an integrated continuum of care.

The Erie County Changing Futures program uses the Thinking for a Change group to provide a cognitive restructuring process by which youth learn how to identify antisocial thoughts, feelings, attitudes and beliefs and develop concrete steps and skills to change their thinking to change their behavior. **42 moderate to high risk youth have been served in the program through 2017**

Probation

RECLAIM grant funding is also used to fund one Probation Counselor position. The Probation Officer carries a specialized caseload for females. Female offenders present a higher likelihood of past victimization, mental health problems, substance abuse and family conflict. They often do not have access to specialized services. The Probation Counselor works to meet the specialized needs by developing a structured, competent community supervision plan. The Probation Counselor completes an OYAS assessment on each assigned youth. The needs assessment helps the Probation Counselor to identify mental health, substance abuse and family conflict issues. Referrals are made to evidence based practices within the community: drug and alcohol education and treatment, In Home Therapy, individual and family therapy and health services. Probation generally lasts six to nine months. The youth's behavior and progress are monitored by probation. **In 2017, 24 youth were served on the gender specific caseload (18 females, 6 males); 11 were non-minority and 13 minority**

Electronic Monitoring

Electronic Monitoring offers an alternative to incarceration by monitoring the degree of compliance to house arrest. The target population is youth charged with delinquency that could benefit by release from Detention pending disposition of the youth's case. Under electronic monitoring, an offender must wear a transmitter, which sends an encoded signal to a receiving/processing unit installed in the offender's home. The unit is connected by telephone to the host computer in a monitoring center. The offender wears the transmitter on his/her ankle. When they are within range of the receiving unit, the system indicates the offender is home. If the offender goes beyond the range of the unit, such as when he/she leaves home, the signal from the transmitter is not received and the monitoring center's computer is notified of the absence. If the offender fails to comply with the approved schedule, a call is made to the appropriate authority indicating a violation has occurred. The Court uses electronic monitoring as a community sanction and alternative to detention when appropriate. **In 2017, 65 youth were served in the electronic monitoring program.**

Statistics for 2017

Total of New Charges	54
Males	47
Females	7
Total Number of Terminations	57
Successful	43
Unsuccessful	14

Mediation

The Mediation Program considers and accepts all levels of offenses. Mediation is a method of alternative dispute resolution that allows parties to discuss interests and arrive at possible solutions to the

problem. There are many benefits to participating in mediation. The mediation process provides all parties with: Answers to questions about the offense that only the offender can provide; an opportunity to express frustrations and concerns directly with people involved; an opportunity to be directly involved in the consequences and outcome of the mediation and the choice in determining, when applicable, the amount of restitution owed and method it will be paid with the offender. Offenders and victims are contacted and offered the opportunity to participate in the program. If they decide to participate, they are given the chance to state their view of the situation. Then a date is scheduled to bring both parties together for the mediation. When the parties reach an agreement through Mediation, it is drawn up in a contract and signed by all parties. If the parties do not come to an agreement, the case will be referred to the Court for a final course of action. By coming to an agreement, the offender has the opportunity to have his/her complaint expunged after sixty days providing he/she follows the contract and does not incur any new charges during that time.

Family Group Conferencing was added in 1999 as another component of the Mediation Program. Family Group Conferencing is similar to mediation, but consists of family, friends and victims that recognize the potential good of the offender and offers the possibility of social reintegration. This process focusing on the repairing damage or harm cause from crime. It also encourages the offender to examine how their actions affect the victim, the people they care about and the community. Social reintegration can be accomplished through apology, restitution, community service, or other means.

During 2017, a total of 58 youth participated in the Mediation Program.

Custody Mediation / Home Studies

In matters of contested change of custody cases and contested visitation issues, our mediation program has been assisting residents of Erie County to resolve disputes, negotiate fairly and to make decisions with the best interest of children in mind. In some cases, home studies need to be completed by staff.

In 2017, there were 36 custody mediations

**Mediation outcomes included 11 full agreements; 14 partial agreements;
11 no agreement results**

Drug Testing

The Court formalized the use of multi panel drug screens into a program funded by RECLAIM grant funds. The screens are used as a tool to help identify the use of illegal drugs by juvenile offenders. There are two program tracks within the system. In the first tract, the Juvenile Justice Center screens every youth admitted to the facility. The test results are used as information shared with the parent so that they might have the youth participate in a drug and alcohol assessment. The information will also be available to the Probation Counselor to assist in case planning.

In 2017, 352 youth participated in drug testing.

High Fidelity Wraparound

RECLAIM grant funds are used to partially fund the position of Wraparound Coordinator. Wraparound is a process that develops and carries out plans for Erie County children and their families who have very complex needs. Families who have used traditional services may find wraparound helpful in meeting the families identified needs. The wraparound process is implemented with the involvement of those individuals that are important to the family. Wraparound hopes to improve the lives of the families

by building on their strengths. It encourages them to make helpful, caring connections in the community. The wraparound process ensures that services are focused on the needs of the youth and his family. The plans developed are flexible and unique to each family and redefined on an ongoing basis. Goals are to reduce out of home placements, avoid Court involvement, reduce parent/child conflict and reduce recidivism.

In 2017, 197 children and 82 families were served through the Wraparound process with 78% of the families reaching their goal of stability in all life domains. There were 3 high fidelity county and multicounty trainings provided with a focus on reducing conflict and incidents of domestic violence. All families received team meetings monthly with 82% of the families receiving crisis intervention and 70% of the children receiving school mentoring support and 65 families received transportation assistance to appointments and school meetings. Incidents of in home conflict and domestic violence were reduced by 84%.

Erie County Detention Center

The Erie County Juvenile Justice Center contains two distinct, but separate, facilities. Although all under the same roof, the Erie County Juvenile Detention Center and the Northern Ohio Juvenile Community Corrections Facility share support areas of the facility (i.e. dining room, intake, medical office, indoor and outdoor recreation areas) but their respective resident populations never occupy these areas simultaneously. The Detention Center is a temporary holding facility for youth that is open twenty-four hours a day and seven days a week. The Center exists for the purpose of safely and securely housing youth who are held pending court action. The detained youth participate in positive and useful programming and are held accountable for their behavior by the use of an active behavior management system.

By statute, youth are detained in the Detention Center when they meet at least one of four criteria:

1. The youth may abscond.
2. To protect the youth from immediate or threatened harm.
3. No custodial parent or guardian
4. The youth is a danger or threat to others

Youth in detention are kept active daily from breakfast until bedtime with several programs incorporated into the daily activity schedule. All programming is positive and educational. The following are activities currently used in programming as scheduled by the Program Specialist:

Physical Education – residents who are not exempt due to medical reasons perform daily exercises. Weather permitting; youth participate in competitive games out of doors including basketball, volleyball, and kickball or waffle ball. Basic fundamentals of each sport are demonstrated. Teamwork and sportsmanship are also emphasized to youth prior to participating.

Living Skills – A variety of group activities with sessions on self-esteem, peer pressure, drug and alcohol education/awareness, job applications, resumes', first aid, and other basic life skills.

Arts and Crafts – Youth are taught to use their imagination, individuality and hand/eye coordination to create pictures, paintings and designs.

Guest Speakers – Periodically, area community volunteers and professionals discuss their area of expertise on subjects such as alcoholism, drug abuse/addiction, birth control, AIDS/sexually transmitted disease, career plans, etc.

School – Youth are required to attend all scheduled school days while in detention. Residents receive individual work assignments from the respective home schools to ensure their continuing

education while in detention. Those youth who are legally withdrawn or expelled from school are assigned remedial work based on their tested abilities. The North Point Educational Services Center is the school system that operates the facility's classroom.

Cognitive Behavioral Groups – Groups such as Thinking Errors and Thinking for a Change are taught weekly at the Center.

Mental Health Agencies – Every day Firelands Mental Health comes into the facility to provide counseling. Bayshore Counseling comes into the facility also to do skills groups.

The Juvenile Detention Center staff consists of the Superintendent of Corrections, an Administrative Assistant, the Detention Director, a Quality Control Administrator, Program Specialist, 8 Shift Supervisors, two Training Officers, two Transport Officers, 14 full-time Juvenile Corrections Officers, 8 part-time intermittent Juvenile Corrections Officers, one full-time Office Duty Worker, and two full-time Cooks.

The State of Ohio, in accordance with standards mandated for juvenile detention facilities, requires that all new juvenile corrections officer staff receive a minimum 24-hour orientation training prior to assuming independent responsibilities for the job within a detention facility. The State of Ohio further requires that all line staff receive an additional thirty-two hours of annual job related training. All non-direct care staff is required to receive sixteen hours orientation training prior to assuming independent responsibilities and at least additional sixteen hours annual job related training. Managerial Staff is required to receive forty hours training during their first year of employment followed by twenty-four annual hours of job related training.

Statistics for 2017

Total Admissions	434
Total Immediate Releases	176
Total Direct Sentencing	19
Total Bonded Youth	9
Total Bond Money Collected	\$1,466.00

H. Northern Ohio Juvenile Community Corrections Facility

The facility opened on November 8, 2004, with a capacity of 30 beds with 24 of the beds funded by the Ohio Department of Youth Services. The facility has a staff of 19 including a Superintendent of Corrections, Program Director, two Mental Health Therapists, one Chemical Dependency Counselor, one Intake Coordinator, four Senior Youth Specialists, six Youth Specialists, and one part-time Youth Specialist. The facility serves Erie County, Huron County, Seneca County, Ashland County and Sandusky County. The youth that are placed at the facility are males who have committed a felony and are 12 to 17 years old.

It is the mission of the Northern Ohio Juvenile Community Corrections Facility to serve the residents, their families, and their communities. This facility offers a safe and secure, nurturing environment. Treatment consists of specialized programs facilitated by a dedicated team. The treatment is designed to fit the needs of the residents and families along with the expectations of their local juvenile courts. The goal of the Center is that upon completion of the multi-phased programming, the residents will lead a more positive, productive, lawful, and healthy lifestyle.

The facility offers the following programs:

- Education - The services are provided through the North Point Educational Services Center. There are two classrooms on site with the capacity of 15 youth per classroom. There are computers located in each of these classrooms. Services provided are teaching of standard high school and middle school level, distance learning to youth's home school and virtual learning.
- Substance Abuse Counseling - Youth are provided with substance abuse education and/or individual and group intensive therapy.
- Mental Health Counseling - Youth are evaluated through the staff therapist and seen on an individual basis. The therapist also runs group therapy on a weekly basis for all youth. Topics include anger management, coping skills and teamwork.
- Thinking for a Change - This program helps the youth decrease the thoughts and perceptions that lead to delinquent behaviors. Thinking for a change groups are conducted for all offenders in the program.
- Thinking Errors/Tactics - Youth on Phase I attend this class on a daily basis. This class is for the residents to begin thinking about errors that they have had in their thinking in the past. Residents learn how to correct thinking errors and how to use tactics to assist them in their thinking.
- Life Skills - Several sessions a week are presented on life skills. These topics include job interviews, communication with others and decision-making.
- Victim Empathy - Several sessions a week are presented on victim empathy. The goal of this treatment is to assist the youth in understanding how their behavior has impacted victims. Youth are taught how to change their attitudes toward other people and their property.
- Trauma Therapy - This research-based treatment is designed for youth that have experienced traumatic events in their lives. The group meets twice a week and works from a model through the National Institute of Trauma and Grief.
- Parent Education and Therapy - A major treatment component of the facility is to involve parents with the goal of increasing positive family functioning. In the group sessions, all parents are presented educational components such as setting limits, sanctions, controlling anger, parenting techniques and encouragement. Parents attend approximately eight sessions while the youth are placed at the facility. In addition, all parents are engaged in individual therapeutic sessions with their child.
- Sex Offender Treatment - All sex offenders are provided with a treatment schedule of both individual and group work. The goal is to have the youth take responsibility for their thinking, feelings and offending behavior in order to prevent further victimization by the youth.
- Aggression Replacement Training (A.R.T.) - This is seen in Ohio as a "best practice". Currently A.R.T. group is taking place once a week for an hour and a half. This concept teaches youth how to deal with stressful situations, anger and their cycle of anger so that they can begin to recognize their anger.
- Community Service - In order to teach the youth the importance of giving back to their community, we use community service opportunities. When the youth earn a certain

level of trust in the program, they may be involved in going off grounds to community projects.

Statistics for 2017

Erie County	4
Ashland County	3
Cuyahoga County	4
Sandusky County	2
Huron County	1
Lorain County	6
Lake County	2
Geauga County	2
Monroe County	1
Seneca County	1
Coshocton County	2
Total Youth Served	28

I. Erie County Juvenile Success Division (Juvenile Drug Court Program)

The mission of the Erie County Juvenile Success Division is to strengthen families and the community by assisting court involved youth experiencing issues with substance abuse to become accountable, responsible, productive citizens through a judicially supervised, comprehensive, individualized, strength based program.

The Juvenile Success Division provides an intensive program which utilizes active and continuous judicial supervision of the participant’s treatment progress, sobriety, school attendance, compliance with probation rules and all program requirements. The program uses a system of immediate and graduated incentives and sanctions to encourage and support compliance with program requirements. The program lasts a minimum of 24 weeks and is categorized by four distinct phases with specific goals and requirements for both youth and parents. Program participants and parents meet with the Judge weekly during phase 1, bi-weekly during phase 2, once every 3 weeks in phase 3 and monthly during phase 4.

The Juvenile Success Division utilizes a non-adversarial team approach in addressing the needs and compliance of the substance abusing youth. This team approach effectuates a coordinated strategy in the use of community resources. The treatment team is comprised of the Juvenile Judge, Drug Court Coordinator, Probation Counselor, Assistance Erie County Prosecutor, Assistant Erie County Public Defender and representatives from Fireland’s Counseling and Recovery Services. The team receives progress reports and information from treatment providers throughout the community and local school administrators.

The Juvenile Success Division is a voluntary program for youth ages 12 to 17 with a pending case in Erie County Juvenile Court diagnosed with a moderate to high substance use disorder dependent and have been determined to be high risk/high need. In assessing a youth’s risk and need, the program considers the youth’s history with juvenile court including age of first offense and compliance with court orders, youth’s history of substance use and prior treatment history, youth’s mental health and history of treatment, history of engagement in pro-social activities, peer associations, educational history and needs

and any history with children services. The program also considers a parent's willingness and ability to participate in services and to supervise the youth.

In order to graduate from the program, a youth must meet the following requirements: comply with treatment recommendations, develop a plan for post-graduation treatment needs, maintain sobriety, comply with their educational plan, participate in a pro-social activity, pay outstanding fines, court costs and any restitution, comply with probation rules and successfully complete all program phases.

Upon graduation, a youth is terminated from probation. During 2017 most program participants demonstrated an improvement in school attendance and treatment compliance and a reduction in substance use and new charges as evidenced by weekly status hearings and probation reports.

Statistics for 2017

Total number of clients	15
Clients unsuccessfully terminated	2
Clients graduated	4
Clients discharged neutrally	2