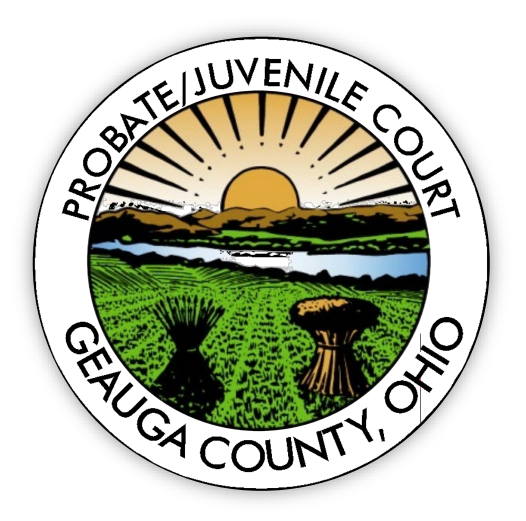
Geauga County Court of Common Pleas Probate and Juvenile Divisions 2022 Annual Report



Timothy J. Grendell, Judge Abbey L. King, Magistrate Kimberly Laurie, Court Administrator

LETTER FROM JUDGE TIM GRENDELL

Dear Geauga County Neighbor:

Serving our community by helping to protect the county's most vulnerable children, families, and seniors is truly an honor.

Throughout 2022, under the capable leadership of the Court Administrator, the Probate and Juvenile Divisions of the Geauga County Court of Common Pleas continued to provide timely, effective, cost efficient, and professional court services to the residents of Geauga County.



In prior years, the Court was challenged by a series of seemingly endless roadblocks to the administration of justice created unnecessarily by the Geauga County Auditor. Fortunately, in 2022 the Supreme Court unanimously determined, in a 7-0 Decision, that Walder had failed his legal duty by refusing to pay the Court's expenditures, and ordered Walder to pay them (The full Ohio Supreme Court Decision can be viewed and downloaded online at: https://www.supremecourt.ohio.gov/rod/docs/pdf/0/2022/2022-Ohio-204.pdf). Since the issuance of this Decision, Walder has been paying all of the Court's expenditures, albeit "under protest", apparently forcing Geauga County taxpayers to unnecessarily pay for a special review during the State Auditor's regular audit of the county in 2023.

Through efficient and effective Court management and innovative programming, the Court continued to increase access to more effective services for Geauga County residents, and expanded the Victor Y. Matthews Family Life Improvement Resource Center.

The Juvenile Court's CASA Program, which provides voluntary guardians ad litem for children in family abuse/neglect/dependency cases, remains strong under the leadership of Program Director Mary Ruth Shumway. In 2022, the Juvenile Court assigned 58 CASA volunteers to advocate for 154 children. Due to the 6,606 hours contributed by CASA volunteers instead of appointing paid guardians ad litem, the Court's CASA Program saved county taxpayers over \$330,000 in 2022.

Magistrate King and I were pleased to conduct the Good Deeds Program in person again during 2022, through 7 in-person programs, and the Court mailed out 25 Good Deeds packets to residents who could not attend in person. Good Deeds educational programs provide a Probate law overview and volunteer deed review process. It is a county-wide effort to help Geauga residents (1) identify whether the form of their present deed will require transfer through the Probate Court upon death, and (2) to consider less expensive and less time-consuming alternatives to a probate transfer. The Good Deeds Programs has been recognized by the Geauga County Department on Aging for helping Geauga County residents save time and money. The success of the Good Deeds Program is largely attributed to the diligent efforts of the Court's Judicial Assistant, Cheryl Koncler.

The Court's Help Center, lead by David Welty, continues to assist residents who are not represented by an attorney, in navigating the complex probate and juvenile Court system.

Special recognition must once again be given to the court's dedicated staff. The employees of the court provide outstanding judicial juvenile and probate court services to Geauga County residents.

The administration of justice within the Juvenile Court process is predicated on three (3) concepts:

- (1) Geauga County Residents <u>must</u> be protected.
- (2) Juvenile offenders must be held accountable for their misconduct.
- (3) Juvenile offenders must be treated fairly and provided individualized discipline and rehabilitative treatment directed towards preventing juvenile misconduct in the future.

The Probate/Juvenile Court Magistrate Abbey King maintains an active docket of cases, including abuse, neglect dependency, unruly, traffic, and delinguency matters in Juvenile Court, as well as various case types in Probate Court, such as guardianships, estates, mental illness, etc.

I appreciate the cooperation extended to me and the court's staff by school officials, local mental health professionals, and social services agencies. Each plays an important role in the administration of justice through this court.

Enclosed please find the 2022 Annual Report for the Geauga County Juvenile Court in compliance with O.R.C. Section 2151.18. I hope that you will find this information enlightening and informative, as well as demonstrative of the collective effort of a quality court staff dedicated to addressing the disciplinary and rehabilitative needs of Geauga County's youth, while protecting the community.

Finally, I would like to extend special appreciation for everyone who supported and assisted the Court in 2022. The Court's continued success in 2022 was the result of the concerted efforts of many dedicated individuals. On a personal note, thank you to everyone who provided prayers, encouragement, and support to me this past year.

Sincerely,

J. Grendell

Judge

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GEAUGA COUNTY PROBATE/JUVENILE COURT

MISSION STATEMENT

Through prompt, impartial, and just resolution of legal issues, the Probate and Juvenile Divisions of the Geauga County Common Pleas Court uphold the Constitution of the United States, the laws of the State of Ohio, and ensure equal protection for all Geauga County citizens in a manner that inspires trust and confidence. The Juvenile Division seeks to promote public safety by guiding behavioral reform of juveniles through consequences that create a balance between discouraging recidivism and encouraging rehabilitation, with the ultimate goal of reunifying families and helping children become productive members of society. The Probate Division settles estates, appoints qualified members to various boards, and provides help for those who cannot or will not help themselves.

PURPOSE

The Purpose of the Geauga County Juvenile Court is outlined in Ohio Revised Code Sections 2151.01 and 2152.01, and the Ohio Rules of Juvenile Procedure.

The purpose of the court in abuse, neglect, dependency, and unruly cases is as follows:

- To provide for the care, protection, and mental and physical development of children
- To achieve the above-stated purposes, whenever possible, in a family environment, separating the child from his or her parents only when necessary for the child's welfare or in the interests of public safety
- To provide judicial procedures through which the laws are executed and enforced, and in which the parties are assured of a fair hearing, and their constitutional and other legal rights are recognized and enforced

The purpose of the court in delinquency and traffic cases is as follows:

- To provide for the care, protection, and mental and physical development of children
- To protect the public's interest and safety
- To hold the offender accountable for the offender's actions
- To restore the victim
- To rehabilitate the offender
- These purposes must be achieved by a system of graduated sanctions and services

STAFF

Probate/Juvenile Court Judge: The Hon. Timothy J. Grendell

As of December 31, 2022, the Geauga County Probate/Juvenile Court had 28 permanent staff members. Throughout the year, the Magistrate, Court Administrator, Constable, Judicial Assistant, Staff Attorney, Senior Deputy Clerk, Help Center Director, and Bailiffs served both Probate and Juvenile Divisions.

The Juvenile Division was also served by three Juvenile Court Deputy Clerks, the Resource Center Director, the Family Services Program Director, the Director of Youth Services and two Probation Officers, the CASA Program Director, CASA Program Administrator, three CASA Volunteer Supervisors, and the Community Service Work Crew Supervisor.

The Probate Division was also served by the Guardianship Coordinator, Probate Case Manager/Court Investigator, and three Probate Court Deputy Clerks.

JUVENILE DIVISION - SUMMARY OF ACTIVITY

The Juvenile Division has jurisdiction over matters such as issuance of Delinquencies, Unruly cases, Traffic, Custody, Child Support, Paternity, Adult Specials, and Abuse/Neglect/Dependency.

The Juvenile Court's dedicated staff continues to strive to provide efficient quality in the processing of all cases. Geauga County Courts continually updates forms to comply with Ohio Supreme Court rule changes. The updated forms are available to the public through our website: www.geaugacourts.org.

A total of 87 pending juvenile cases were carried over into 2022. During the year, 497 cases were opened (including those transferred in, reactivated, or redesignated), 499 cases were closed, and 85 cases carried forward into 2023.

DELINQUENCY CASES: Any child under age 18 who violates any state or federal law or any local ordinance or regulation, which would be a crime if committed by an adult, or who violates any lawful court order is a delinquent child.

In 2022, the Court had 59 delinquency complaints filed, a decrease of 42% from the prior year.

UNRULY CHILD CASES: Any child who violates a law applicable only to a child; who is habitually truant from school and who previously has not been adjudicated an unruly child for being a habitual truant; who does not subject the child's self to the reasonable control of the child's parents, teachers, guardian or custodian by reason of being wayward or habitually disobedient; or engages in other conduct defined in Ohio Revised Code Section 2151.022 is an unruly child.

In 2022, the Court had 25 unruly complaints filed, a 108% increase from the prior year. Of the unruly complaints, 11 were for a violation of Ohio Revised Code Section 2151.87, the underage smoking law, or a similar village and city ordinance, which the court counts as an unruly case for Supreme Court of Ohio reporting purposes.

JUVENILE TRAFFIC CASES: Any child who violates any traffic law, traffic ordinance or traffic regulation of the state, United States or local political subdivision is a juvenile traffic offender. In 2022, 187 juvenile traffic cases were filed in the Court, which is a decrease of 11% from the prior year.

DEPENDENCY, NEGLECT AND ABUSE CASES: In 2022, 42 abuse, neglect, and dependency cases were filed in the court, an increase of 45% from the prior year.

ADULT CASES: Any person, who aids, abets, induces, causes, encourages, or contributes to a child becoming an unruly child or a delinquent child, or who acts in a way tending to cause a child to become an unruly child or a delinquent child, is guilty of contributing to the unruliness or delinquency of a child. In 2022, 5 adult charges were filed in the court (failure to send their child to school), a decrease of 38% from the prior year.

CUSTODY/VISITATION CASES: The court has jurisdiction to hear custody/visitation cases involving children who are not under another Ohio court's jurisdiction. In 2022, 40 custody/visitation cases were filed in the court, a decrease of 7% from the prior year.

PATERNITY CASES: Paternity cases determine the parentage of children born out of wedlock. The court hears paternity matters that are either not determined administratively by the Child Support Enforcement Agency or when one of the parties disputes the administrative determination of paternity. In 2022, 1 paternity case was filed in the court, a decrease of 67% from the prior year.

SUPPORT CASES: The court has jurisdiction to hear and determine an application for an order of support of any child, if the child is not a ward of another court of this state. In 2022, 20 support cases were filed in the court, a decrease of 38% from the prior year.

UIFSA CASES: Uniform Interstate Family Support Act (UIFSA) cases involve the enforcement of child support orders when one of the parents resides outside of the State of Ohio. In 2022, 3 UIFSA action was filed in the court, an increase of 67% from the prior year.

OTHER CASES: Other cases filed in the court may include actions such as juvenile protection orders, writs of habeas corpus, applications for consent to marry, and complaints to obtain an abortion without notifying parent or guardian. In 2022, 2 other cases were filed in the court, an increase of 100% from the prior year.

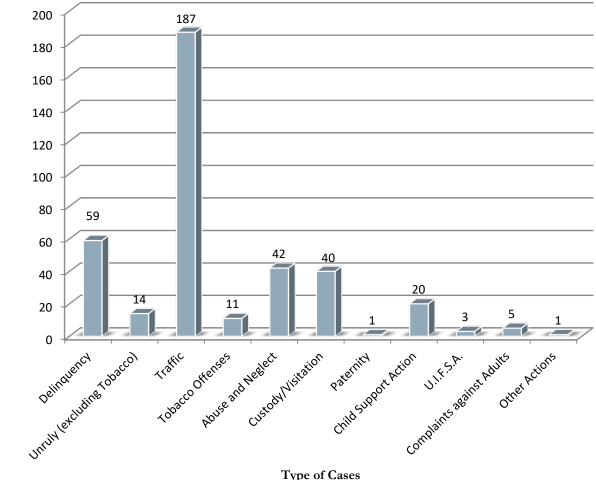
SUMMARY OF JUVENILE CASES

	PENDING	OPENED/REOPENED/		PENDING
	FROM 2021	TRANSFERRED IN	CLOSED	TO 2023
DELINQUENCY	22	63	73	12
TRAFFIC	11	187	193	5
ABUSE/NEGLECT/DEPENDENCY	2	44	31	15
UNRULY	0	26	23	3
ADULT SPECIALS	3	5	8	0
PERMANENT JFS CUSTODY	0	3	1	2
CUSTODY	36	104	110	30
CHILD SUPPORT	8	59	50	17
PATERNITY	3	1	4	0
UIFSA	1	3	3	1
OTHERS	1	2	3	0
TOTALS	87	497	499	85

SUMMARY OF CASES - JUVENILE COURT ACTIONS FILED

TYPE OF CASE	MALES	FEMALES	TOTAL
DELINQUENCY	42	17	59
UNRULY (EXCLUDING TOBACCO)	12	2	14
TRAFFIC	117	54	171
TOBACCO OFFENSES	3	8	11
ABUSE/NEGLECT/DEPENDENCY	N/A	N/A	0
CUSTODY/VISITATION	N/A	N/A	0
PATERNITY	N/A	N/A	0
CHILD SUPPORT	N/A	N/A	0
U.I.F.S.A.	N/A	N/A	0
COMPLAINTS AGAINST ADULTS	3	2	5
OTHER	N/A	N/A	0





Type of Cases

DELIQUENCY AND UNRULY COMPLAINTS – SOURCE OF COMPLAINT

	MALES		FEMALES		TOTAL	TOTAL	TOTAL
COMPLAINT BY	WHITE	MINORITY	WHITE	MINORITY	WHITE	MINORITY	COMBINED
SHERIFF'S DEPT.	12	0	2	1	14	1	15
BAINBRIDGE P.D.	12	0	1	1	13	1	14
BURTON VILLAGE P.D.	1	0	1	0	2	0	2
CHARDON P.D.	9	2	1	0	10	2	12
CHESTER P.D.	1	1	2	0	3	1	4
JUVENILE COURT	5	0	2	0	7	0	7
MIDDLEFIELD P.D.	0	0	4	0	4	0	4
OHIO STATE HWY PATROL	0	0	0	0	0	0	0
RUSSELL P.D.	2	0	0	0	2	0	2
S. RUSSELL P.D.	1	0	1	0	2	0	2
TRANSFERRED IN	2	2	3	0	5	2	7
EDUCATIONAL SVC CTR	2	0	0	0	2	0	2
PROSECUTOR'S OFFICE	1	0	0	0	1	0	1
OTHER	1	0	0	0	1	0	1
TOTAL	49	5	17	2	66	7	73



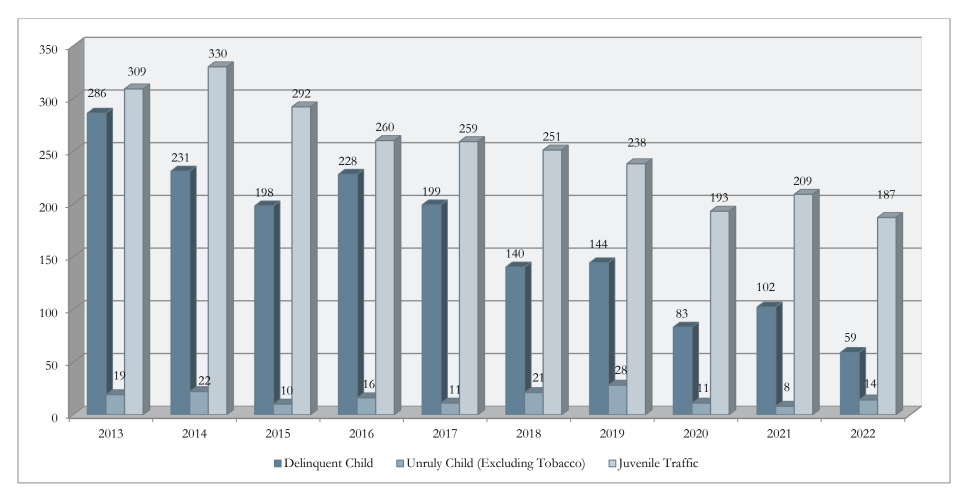
Delinquent & Unruly Cases by School District 2022

AGE AT TIME OF OFFENSE

405		DELINQUENT			UNRULY		COMBINED
AGE	MALES	FEMALES	TOTAL	MALES	FEMALES	TOTAL	TOTAL
10 & UNDER	0	0	0	0	0	0	0
11	0	0	0	0	0	0	0
12	1	1	2	3	0	3	5
13	2	4	6	0	0	0	6
14	3	1	4	2	0	2	6
15	8	3	11	1	2	3	14
16	9	1	10	2	0	2	12
17	19	7	26	4	0	4	30
18	0	0	0	0	0	0	0
TOTAL	42	17	59	12	2	14	73

NEW CASES FILED

CASE TYPE		2020	2021	2022
DELINQUENCY		83	102	59
UNRULY & TOBACCO		12	12	25
TRAFFIC		193	209	187
DEPENDENCY, NEGLECT & ABUSE		49	29	42
ADULT CONTRIBUTING		1	8	5
CUSTODY		45	43	40
SUPPORT		28	32	20
PATERNITY		11	3	1
U.I.F.S.A.		3	1	3
OTHER		3	1	2
	TOTALS	428	440	384



10 YEAR HISTORY OF DELINQUENT, UNRULY, AND JUVENILE TRAFFIC ACTIONS FILED

DELINQUENCY AND UNRULY CHARGES

DELINQUENCY CHARGES

In 2022, 89 delinquency charges were filed compared to 150 charges in the prior year, a decrease of 41%. The number of delinquency charges filed is greater than the number of delinquency cases filed because there can be multiple charges filed on a complaint. Of the total number of delinquency charges filed in 2022, 78 charges were for acts of delinquency, 11 charges were for violations of probation, and 0 for violating court orders. The number of delinquency charges for acts other than violations of probation, parole, or court orders filed in 2022 decreased by 40% compared to the prior year.

With the total delinquency charges decreasing by 41% in 2022, the more serious felony charges also decreased by 64%. 11, or 12%, of the total delinquency charges filed in the court, excluding violations of probation, parole, or court orders, were for acts that would be classified as a felony if committed by an adult.

	Male	Female	Total
AGGRAVATED ROBBERY	0	1	1
COMPLICITY TO AGGRAVATED ROBBERY	0	1	1
FORGERY	2	0	2
GRAND THEFT	1	0	1
MISUSE OF A CREDIT CARD	1	0	1
THEFT	2	0	2
THEFT FROM A PERSON IN A PROTECTED CLASS	1	0	1
TRAFFICKING IN MARIJUANA	2	0	2
TOTALS	9	2	11

FELONY DELINQUENT CHARGE BY GENDER

MISDEMEANOR DELINQUENT CHARGES BY GENDER

		Male	Female	Total
AGGRAVATED MENACING		3	0	3
ASSAULT		6	1	7
COMPLICITY TO COMMIT CRIMINAL DAMAGING		1	0	1
CRIMINAL DAMAGING		5	2	7
CRIMINAL TRESPASSING		2	0	2
DISORDERLY CONDUCT		7	1	8
DOMESTIC VIOLENCE		9	1	10
FAILURE TO COMPLY WITH POLICE		1	1	2
ILLEGAL DISTRIBUTION OF CIGARETTES OR OTHER TOBACCO		1	0	1
ILLEGAL POSSESSION OF MARIJUANA/DRUG PARAPHENALIA		1	1	2
PETTY THEFT		5	5	10
POSSESSING CRIMINAL TOOLS		2	0	2
POSSESSING FICTITIOUS DRIVERS LICENSE IDENTIFICATION		0	1	1
POSSESSION OF MARIJUANA		1	0	1
PROHIBITIONS		3	2	5
RECEIVING STOLEN PROPERTY		2	0	2
UNAUTHORIZED USE OF A MOTOR VEHICLE		1	0	1
UNLAWFUL RESTRAINT		2	0	2
VIOLATION OF PROBATION		7	4	11
Т	OTALS	59	19	78

TOP OFFENSES COMMITTED BY DELINQUENT CHILDREN

	Total
VIOLATION OF PROBATION (VOP)	11
DOMESTIC VIOLENCE	10
PETTY THEFT	10
DISORDERLY CONDUCT	8
CRIMINAL DAMAGE	7
ASSAULT	7
PROHIBITIONS	5

FELONY ADJUDICATIONS

In 2022, the Court adjudicated 4 counts of felony-level offenses, a 20% reduction from the prior year. 0 youth were committed to ODYS. 1 youth was committed to a community correction facility.

LEVEL OF OFFENSE	ADJUDICATIONS
F5	2
F4	2
F3	0
F2	0

RACE	MALE	FEMALE	TOTAL
White	3	0	3
Minority	1	0	1
Total	4	0	4

UNRULY CHILD OFFENSES

In 2022, 14 unruly child charges were filed in the Court, a decrease of 27% from the prior year.

TYPE OF OFFENSE	MALE	FEMALE	TOTAL
FAILURE TO SUBMIT TO REASONABLE CONTROL	7	2	9
HABITUAL TRUANT FROM SCHOOL	3	0	3
OTHER	2	0	2

DISPOSITIONS FOR DELINQUENCY & UNRULY CASES

The Court's distribution of cases addresses both the needs of individual youth and their families and ensures public safety. The court utilizes a number of dispositional alternatives that combine aspects of supervision and monitoring of behavior that hold each juvenile accountable for his or her actions, while providing treatment services as needed. This may mean relatively simple dispositions: a fine, admonishment, and/or an order to write an essay. It may also include a set of alternatives such as probation, restitution, and community service work. Youths who are found delinquent and who may pose a threat to the community can be placed in secure facilities, such as the Portage-Geauga County Juvenile Detention Center.

A youth who is adjudicated to be a delinquent child for committing an act that would be classified as a felony if committed by an adult may be committed to the legal custody of the Ohio Department of Youth Services (DYS) for institutionalization. Commitments to ODYS are for a minimum of 6 months but may not extend past the child's 21st birthday. Minimum periods of institutionalization vary depending on the offense committed.

DISPOSITION	MALES	FEMALES	TOTAL
JUDICIAL SANCTIONS			
CASE DISMISSED	11	3	14
ADMONISHED	31	10	41
FINE	3	1	4
COSTS	26	9	35
COSTS WAIVED	2	1	3
LICENSE SUSPENSION	2	1	3
RIGHT TO APPLY FOR O.L. DENIED	0	0	0
FINGERPRINTING	10	3	13
COMMUNITY SANCTIONS			
PROBATION	4	1	5
CONTINUED PROBATION	7	2	9
RESTITUTION	7	2	9
COMMUNITY SERVICE	9	4	13
COUNSELING	2	1	3
ELECTRONIC MONITORING	0	0	0
MENTAL HEALTH ASSESSMENTS	0	1	1
D & A ASSESSMENT	1	0	1
DRUG TESTING	2	0	2
DNA TESTING	3	0	3
OTHER ASSESSMENTS	0	0	0
EDUCATION/TREATMENT PROGRAMS	1	1	2
PLACEMENTS			
TO D.Y.S.	6	1	7
TO P.G.D.C.	24	9	33
OTHER PLACEMENTS	1	0	1
SUSPENDED PLACEMENTS	13	6	19
TRANSFERS			
BIND OVERS	0	0	0
TO OTHER JUVENILE COURTS	1	0	1
TO OTHER AGENCIES	0	0	0
GENERAL DISPOSITIONS			
ESSAY	3	0	3
APOLOGY LETTERS	1	3	4
OTHER	40	7	47

DELINQUENCY & UNRULY CASE DISPOSITIONS

TOBACCO-UNDERAGE SMOKER CASES FILED

ORC 2151.87 prohibits persons under age 18 from:

- 1. Using, consuming, or possessing cigarettes;
- 2. Purchasing or attempting to purchase cigarettes, other tobacco products, or papers used to roll cigarettes;
- 3. Order, pay for, or share the cost of the same; and
- 4. Except in limited circumstances, accept or receive cigarettes, other tobacco products, or papers used to roll cigarettes; unless accompanied by a parent, spouse who is at least 18 years of age, or legal guardian.

This provision is in addition to existing village or city ordinances with similar prohibitions.

In 2022, 11 tobacco cases were filed in the Court.

TOBACCO CASES FILED					
AGE	MALE	FEMALE	TOTAL		
13	0	0	0		
14	1	1	2		
15	2	3	5		
16	0	3	3		
17	0	1	1		
18	0	0	0		

ISSUING POLICE DEPARTMENTS					
BAINBRIDGE TOWNSHIP	0	BURTON VILLAGE	0		
CHAGRIN FALLS	0	CHARDON CITY	1		
CHESTER TOWNSHIP	1	GEAUGA COUNTY SHERIFF	9		
GEAUGA PARK DISTRICT	0	MIDDLEFIELD VILLAGE	0		
NEWBURY TOWNSHIP	0	STATE HIGHWAY PATROL	0		
PUNDERSON STATE PARK	0	RUSSELL TOWNSHIP	0		
SOUTH RUSSELL VILLAGE	0	THOMPSON TOWNSHIP	0		
OTHER	0				

JUVENILE TRAFFIC CASES

The Court has exclusive original jurisdiction over all juvenile traffic cases. In 2022, 6 cases were pending at the beginning of the year; 209 cases were filed during the year, 0 cases transferred in from another court, reactivated, or redesignated; 204 cases were disposed; and 11 cases were pending going into the following year.

CASES DISPOSED 193 SEX:	SUMI	MARY OF TRA	FFIC CASE ACTIVITY	
SEX: MALE 128 FEMALE 59 AGE: 15 & UNDER 5 16 65 17 117 117 18 0 DISPOSITIONS: FINE 142 TICKET AMENDED/ADJUSTED 13 COURT COSTS 153 PLED NO CONTEST 44 LICENSE SUSPENSION 56 CASE DISMISSED 16 DENIED RIGHT TO APPLY 9 COUNTS DISMISSED 10 NO BUGGY OPERATION 0 TWO COUNTS ON ONE TICKET 8 FRA SUSPENSION 0 THREE COUNTS ON ONE TICKET 12 SAFE DRIVING PROGRAM 59 FOUR COUNTS ON ONE TICKET 2 SAFE DRIVING PROGRAM 59 FOUR COUNTS ON ONE TICKET 00 IJUVENILE DRIVER IMPROVEMENT PROGRAM 10 SEVEN COUNTS ON ONE TICKET 00 SEAT BELT CITATION 17 SUB ABUSE PROGRAM/ASSESSMENT 00 TICKET WAIVED 1 DRUG TEST BY HAIR ANALYSIS 00 OTHER DISPOSITIONS 0 TRANSFER TO ANOTHER JUVENILE COURT 2	NEW CASES FILED	187		
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	COUNT ADDED TO TICKET	0	TRANSFER IN FROM ANOTHER JUVENILE COURT	3

TOP 10 TRAFFIC OFFENSES

TYPE OF OFFENSE	TOTAL COMMITTED
SPEEDING	65
ASSURED CLEAR DISTANCE	43
FAILURE TO YIELD, RIGHT OF WAY	28
FAILURE TO CONTROL	18
SEAT BELT	7
DISOBEYED TRAFFIC SIGNAL OR DEVICE	5
RECKLESS OPERATION PRIVATE OR PUBLIC / w/o DUE REGARD / WILLFUL OR WANTON	4
NO PLATES; FRONT, BACK OR BOTH / IMPROPER DISPLAY OF VALIDATION STICKERS	3
IMPROPER LANE USAGE	2
HIT SKIP / LEAVE SCENE OF ACCIDENT	2

JUVENILE TRAFFIC CASES FILED BY SOURCE OF COMPLAINT

COMPLAINT BY	TOTAL
BAINBRIDGE TOWNSHIP P.D.	26
BURTON VILLAGE P.D.	1
CHARDON CITY P.D.	22
CHESTER TOWNSHIP P.D.	20
DELAWARE COUNTY SHERIFF	1
GEAUGA COUNTY SHERIFF	42
MIDDLEFIELD VILLAGE P.D.	7
OHIO STATE HIGHWAY PATROL	61
RUSSELL TOWNSHIP P.D.	6
WARREN POLICE DEPARTMENT	1
TOTAL	187

Pursuant to Ohio Revised Code Section 4510.31, a probationary license revocation for one year results if a juvenile commits three moving violations before the age of 18. The Bureau of Motor Vehicles may impose a ninety-day license suspension, in addition to other requirements, if a juvenile commits two moving violations before the age of 18. The following table shows the number of traffic moving violations the court adjudicated in 2022:

	MOVING OFFENSES		
	MALE	FEMALE	TOTAL
1ST OFFENSE	120	78	198
2ND OFFENSE	5	4	9
3RD OFFENSE	1	0	1
4TH OR MORE OFFENSE	1	0	1
TOTAL	127	82	209

PROBATION AND COMMUNITY SERVICES

The Court's services to youthful offenders and their families emphasizes a commitment to meeting the needs of alleged delinquent and unruly children and juvenile traffic offenders within the community. With the support of the Youth Services Subsidy and RECLAIM grants, the court has been able to develop a variety of programs that enhance the continuum of services provided to juveniles and their families within

Geauga County. The Probation staff utilizes the Ohio Youth Assessment Survey (OYAS) risk assessment to assist in determining levels of service intervention and case planning/goal setting to effectively target criminogenic needs of the youth. The Probation staff uses Carey Guides and Brief Intervention Tools (BITS), along with motivational interviewing techniques, to promote behavioral change among the youth participating in the program.

JUVENILE PROBATION SERVICES

The probation staff manages a caseload of youthful offenders and is responsible for ensuring compliance with court orders, assessing client needs, initiating referrals to appropriate resource agencies, and maintaining related documentation, while promoting behavioral change.

Each youth who is placed on probation is required to follow the conditions of probation. These conditions establish the parameters of acceptable behavior for the probationer. These conditions are enforced by the probation officer who, if necessary, files formal complaints for probation violations. Probation officers make regular contact with the youths, parents, schools, agencies, and others involved with the youths to assist them in making positive changes in their lives.

- 1. 24 youth continued on probation from the previous year
- 2. 18 youth were placed on probation: 14 males and 4 females
- 3. 23 youth were terminated from probation: 19 males and 4 females
- **4.** 42 youth were supervised on probation in 2022

Residence	Male	Female	Total
Berkshire	2	0	2
Cardinal	2	1	3
Chagrin Falls	1	0	1
Chardon	5	1	6
Kenston	3	0	3
West Geauga	1	2	3
TOTAL	14	4	18

PROBATION ASSIGNMENTS BY SCHOOL DISTRICT

DIVERSION SERVICES

The Diversion Program is designed for non-violent misdemeanor offenders and unruly offenders with the exception of runaway episodes that exceed 24 hours in length. When a case is diverted, it is handled outside of the formal courtroom setting. Discretion to divert cases is provided for in the Ohio Rules of Juvenile Procedure. Diversion Services intervene in matters of alleged delinquency and unruliness absent the stigma of establishing an official court record.

- Referrals Received in 2022: 15
 - a. 1 Traffic
 - b. 14 Unruly Cases
- Filed Formally: 4
- Diverted: 11

H.B. 410 Habitual Truancy

In 2022, 2 unruly child complaints were referred to the court for habitual truancy pursuant to R.C. 2151.022 (B).

VICTOR Y. MATTHEWS FAMILY LIFE IMPROVEMENT RESOURCE CENTER

In 2020, Judge Grendell launched the Victor Y. Matthews Family Life Improvement Resource Center, which provides early evaluation and assistance to both court-involved and non-court-involved families with navigating child custody and parenting time issues, and helping connect them with necessary services. In 2022, the Resource Center showed tremendous growth in several areas including supervised parenting time, mediation, and school programming. The Resource Center creates an environment that encourages family participation and self-determination, with the goal of helping families remain child focused and achieve positive outcomes while navigating the court process. The Resource Center offers a variety of services available to parents and non-parents who would like guidance through the changes in their family's circumstances, such as referrals for mental health and substance abuse assessments and treatment, referrals to the Court's Help Center, supervised parenting time, mediation, co-parenting education and support, school programming, and the Court's Post Adjudicatory Support System (PASS) Program.

- 1. **Referrals:** Case Managers screen client parents and other caregivers to determine the family's treatment needs, then make referrals to community partners who are able to meet the needs of the family, which can include mental health and substance abuse treatment and/or other community partners who can further assist the family. The Resource Center also makes referrals to the Court's Help Center, which provides free legal education and assistance to those who wish to handle certain legal matters without legal representation. In 2022, 30 clients were referred to services for drug, alcohol and mental health needs.
- 2. **Supervised Parenting Time:** Geauga County Juvenile Court is committed to providing opportunities for parenting time (formerly referred to as visitation) to ensure that families have the best possible chance to successfully address conflict and work toward reunification. It is important that children have the opportunity to have a healthy, safe relationship with both parents when possible. Through these two visitation programs, Geauga County parents received over 544 hours of additional parenting time in 2022.

<u>Supervised Parenting Time</u>: The Resource Center works with trained, qualified professionals who monitor parent-child interactions for safety issues and compliance with court orders. Supervised parenting time can be scheduled any day of the week at hours that are convenient for the family and child(ren)'s schedule, and is therefore able to give parents who otherwise would have little or no time with their children the opportunity to safely visit children for extended periods in a variety of public spaces, or in the parental home when appropriate.

3. **Mediation:** In order to offer families an alternative to the formal court process and provide a vehicle for self-determination, Judge Grendell implemented a new mediation program in 2020. Mediation is a process in which a mediator facilitates communication and negotiation between parties to assist them in reaching a voluntary agreement regarding their dispute. Parents who are able to reach an agreement in mediation have the ability to structure the agreement to meet the needs of their unique family situation. Agreements reached in mediation often provide a long-term benefit to the family because families are more likely to follow the agreement and parents are more likely to have healthy communication. Mediation utilizing Ohio Supreme Court trained mediators is now offered at no cost to families. In 2022, 29 families participated in mediation.

4. Co-parenting Education and Support: Every parent will say that they want to do what is best for their child(ren), but at times, their actions and words may not demonstrate this. This leads to frustration and conflict between parents and stress for the child. The Resource Center offers Co-Parenting education and support to encourage and empower parents to reach their goals of doing what is best for their child(ren).

Co-parenting education is offered in the form of either a group class or individually with the parent(s). The 5-session group class is based on Isolina Ricci's book <u>The Coparenting Toolkit</u>. Individual education occurs in a private setting to encourage cooperative co-parenting by focusing on appropriate communication, problem solving, and unresolved co-parenting issues between parents.

The Resource Center provides ongoing co-parenting support by monitoring communication between parents and providing feedback and support as needed.

5. **Parenting Education and Support:** Taught by a certified provider, the Triple P (Positive Parenting Program[®]) is one of the most effective evidence-based parenting programs in the world. Triple P gives parents simple and practical strategies to assist in building healthy relationships, confidently manage challenging behaviors in children while preventing future behavioral and emotional problems. Triple P has a positive effect on a range of outcomes including children's social, emotional, and behavioral measures, parent satisfaction and effectiveness, as well as parent relationships. Triple PI aims to reduce risk factors and increase protective factors, thus encouraging children to reach their full potential. Triple P is available for parents of children up to 12 years of age.

The Resource Center offers one-on-one ongoing parenting support, including development of appropriate routines, behavioral management strategies, and answering child development questions.

- 6. **School Programming**: The Resource Center works with the Geauga County Education Service Center (ESC) to design and implement social emotional curriculum based programming in local schools. Current school programming includes:
 - Art in the Park: An after-school program that allows students in fifth through eighth grade the opportunity to express themselves through creative and focused art-based activities such as painting, pottery, journaling, and other crafts. The program is taught by the Court's Family Services Program Director with a local artist leading the students through art in support of the topic of the day. Art in the Park was introduced in the fall of 2022, and 65 students participated.
 - TAACO (Talking Actively About Coping and Overcoming Challenges): TAACO is a Social Emotional Program offered to students in fifth and sixth grade. The objectives include: "I feel good about myself", "I find good ways to deal with things that are hard", "I deal with disappointment without getting too upset", "I express my feelings in positive ways", and "I resolve conflicts without anyone getting hurt". Long term objectives include improving positive identity, self-esteem, empathy, valuing others' points of view, sense of value to others, sense of purpose, self-regulation, positive outlook on the future, building positive relationships with adults, connection to school / value learning, and adults connect youth to opportunities outside of school. In 2022, 83 students participated in TAACO.

- **Circles:** Circles is a group of children in any grade from fifth through eighth who learn various leadership skills to help them navigate towards adulthood. These children are selected by the school and meet on a weekly bases. Circles covers topics that build social emotional skills including communication, active listening, relationship building, problem solving, goal setting etc. Circles consists of simple rituals, check ins, short lessons and activities to enhance and extend learning. In 2022, 47 students participated in Circles.
- Lunch Fest: Lunch Fest is a special event program offered to the entire 5th and 6th Grade Students. Each grade will attend on separate days for an ice cream social and team building activities. The purpose of this program is to provide a forum for students to make and build peer connections/friendship. In 2022, 227 students participated in Lunch Fest.
- Social Skills Group: Social Skills Group consists of a group of students who have been identified as needing additional support in building social skills. The group is designed to help students build connections/relationships among group members as well as to learn and practice skills such as making good choices, communication etc. This group consists of group discussions, and individual and group projects. In 2022, 18 students participated in Social Skills Group.
- **Summer Sidekick:** Summer Sidekick is a summer program offered to students with the focus on math and english enrichment as well as providing integrated student support programming. In 2022, 153 students participated in Summer Sidekick.
- 7. **Post Adjudicatory Support System (PASS):** The PASS program supports families involved with the Court due to parental abuse, neglect or dependency cases. When a case closes, families often find that many of the supports that were put in place by the Court and its community partners during the pendency of the case abruptly ends, making it more difficult for them to maintain their newfound stability. PASS is designed to help families maintain this stability after their formal case closes, by providing a well-structured, gradual wind-down of services, through the provision of monitoring, support, and guidance to families by the Resource Center.
- 8. Launchpad: Launchpad was implemented by Judge Timothy J. Grendell in December 2015 and is run by the Court's CASA program. Launchpad directly addresses careers and life plans for children aging out of foster care in Geauga County. At the age of 14, children in foster care are identified as Launchpad candidates. This allows for review of the child's academic performance to help a child make adjustments to serve the best interest of the child. At 15 ½ years old, a questionnaire is completed to give the Launchpad coordinator an idea of the wants and needs of the particular child. At 17, a Federal Financial Aid Form must be completed and all testing completed with scores given to the court for college or vocational entrance. This is included in the CASA report to the court. If a child elects to consider the military, a non-recruiter will present them options. If the child wants to go directly to work, various opportunities are presented to the child to give the child a broader exposure to possibilities. Various vocational opportunities are presented to the children and visits are arranged. The child at the age of 16 ½ is asked if they would like a sponsor family for a home to come to for the holidays or maybe just someone to call in times of need after the child ages out of foster care. The Court's CASA Program Director has families waiting to embrace these young adults as if they are their own college kids. Background checks are provided on all sponsor families and a basket is available for any child aging out of foster care.

In 2022, no children participated in the program, however baskets were distributed to 2 children who aged out but were able to qualify for developmental disabilities. The CASA Launchpad children have been given baskets of supplies upon graduation from high school, connections to host families, and assistance in securing transportation for jobs and careers. This program allows for the children aging out of the system to still have a support system they are comfortable approaching even years after a case formally closes.

ADDITIONAL COURT SERVICES

Community Service: Juveniles are ordered to "replace the void" their offenses created in society by performing a designated number of hours working at a non-profit or government agency, either located by the juveniles or as part of the court's organized community service work crews. Juveniles ordered to perform community service engaged in various projects under the direction of Chris Bukvic, Work Crew Supervisor. This year, juveniles performed community service hours at various pancake breakfasts and fish fries throughout the County; with the West Geauga Kiwanis Club selling Christmas trees; and at the Community Service Garden where youth are taught the importance of hard work as they are tasked with planting, cultivating and harvesting the vegetable plants that were donated by Eagle Creek Growers all summer. Produce harvested is then donated to local food pantries.

94 youth served: 78 new cases, 16 carry over cases

- New cases: 58 Males, 25 Females
- 640 hours of work provided to the community

<u>Restitution Services</u>: The restitution program is intended to hold juveniles accountable for their actions by ordering them to pay restitution to the victims of delinquent acts when damages were incurred. The court monitors court-ordered payments.

- 11 youths were ordered to pay restitution, 9 males and 2 females
- \$14,594.67 was collected and paid to victims

Intensive Supervision Program / Electronic Monitoring

- Provides an additional layer of supervision to clients identified as a high risk to recidivate
- Can be used as an alternative sanction to filing a formal Violation of Probation
- Can be used as an alternative to detention
- Some juveniles and adults are ordered to participate in Continuous Alcohol Monitoring (CAM)
- Juveniles and adults ordered on electronically supervised house arrest wear an ankle bracelet that monitors their location via GPS around the clock
- In 2022, 13 juveniles were served through 10 new cases, and 3 cases carried over from the prior year.

Drug Testing

- Completed by hair sample or mouth swab analysis
- 593 Drug Tests administered: 112 Juveniles, 481 Adults

PHILANTHROPIC ACTIVITIES

Probate and Juvenile Court staff continue a tradition of reinvesting in Geauga County by participating in community outreach activities directly benefitting Geauga County residents under the direction of the Philanthropic Committee, chaired by Beth Williams. Court staff facilitated and participated in the

following charitable activities during 2022: Thanksgiving dinners assembled and distributed to two Geauga County families in November; and sponsorship of a court-involved family for Christmas. The Court's Community Service Garden also donated fresh-grown vegetables to Geauga County food banks.

PORTAGE-GEAUGA COUNTY JUVENILE DETENTION CENTER

Geauga County shares the use of a juvenile detention facility, which is located at 8000 Infirmary Road, Ravenna, Ohio, with Portage County. The Detention Center is operated and maintained by the Joint Board of County Commissioners from each county and the Board of Trustees. The Detention Center has a maximum capacity of 46 residents and is accredited by the American Correctional Association.

In 2022, the total Detention Center population was 199 residents. Geauga County placed 49 residents in the Detention Center, 45 males and 4 females. 3 Geauga County residents were carried over from the prior year. The average daily length of stay for Geauga County residents was 12.52 days. Geauga County residents used 16.64% of the total bed days used at the Detention Center.

CASA

CASA for KIDS of Geauga County provides the Guardian ad Litem services for the Geauga County Juvenile Court. Our mission is to advocate for the best interests of abused, neglected, dependent, and other children referred by the Juvenile Court. Our goal is to provide a CASA volunteer for each child requested by Judge Timothy J. Grendell or Magistrate Abbey King. The program screens, trains, and supports quality volunteers to advocate for each individual child's unique needs and a safe, permanent, nurturing home.

In January 2022, CASA for KIDS marked the twenty-fifth year of providing Guardian ad Litem services in the Geauga County Juvenile Court. The program has continued to represent all children involved with the court due to abuse, neglect, dependency, and other cases referred by Judge Timothy J. Grendell or Magistrate Abbey King. A Guardian ad Litem is appointed by the Court to represent the "best interest" of a child/sibling group and is the "voice of the child" in the court. Reports with factual information, concerns, and recommendations are submitted to the court as outlined by Rule48 of Superintendence by the Supreme Court of Ohio. The CASA program has trained 393 volunteers who have represented 2,762 children since the program began in 1997.

Program Goals for 2022:

- Provide an advocate for every case referred by the court.
- Provide advocates with 20 ongoing training opportunities for Rule 48 compliance.
- Develop a cooperative program within the county between "Shop with a Cop", and CASA's new parent support.
- Recruit 10 new volunteers who are each assigned a case this year.
- Develop programming for volunteers to engage with children while visiting remotely.

An average volunteer contributes approximately 100 hours per year to the program, and in 2022, one exceptional volunteer spent over 1,180 hours serving one case. 13 volunteers contributed between 150-300 total hours, and 8 volunteers contributed between 100-150 total hours to their cases over twelve consecutive months. Sixteen new volunteers joined the program through application, reference, interview, and 32 hours of pre-service training. Among these new volunteers, fourteen were already assigned their first case in the year 2022. In total, the volunteers contributed 6,606 service hours working

their cases. CASA volunteers are required to complete a total of 12 hours of ongoing training yearly (6 of these must be in the classroom, and 2 hours must be Trauma-related). CASA for KIDS volunteers completed a total 1,136 hours of training in 2022.

The program welcomes volunteers from all cultures, professions, ethnic and educational backgrounds. 52% of CASA Volunteers are employed either full or part-time, approximately 78% are women, and 22% are men.

In an effort to increase collaboration, public awareness and education about the CASA for KIDS program, the staff and volunteers participated or assisted with the following committees and events: Geauga SART (Sexual Assault Response Team); Geauga County LOSS (Local Outreach Supporting Survivors) Team; Domestic Violence Task Force; Launchpad (identifying foster children age 14 and up who are on their way to becoming independent); and speak at any agency who invites the program, including but not limited to Rotary Clubs within Geauga County

In 2022, three CASA Supervisors and the Program Director supervised 58 active CASA Volunteers who were appointed to serve 154 children, 90 of whom were newly involved with the court. All the cases were adjudicated abuse, neglect, and/or dependency, with the exception of 9 delinquent children and 21 children in custody cases referred by the court.

The program was staffed by five full-time positions and one temporary intern position. The program Director oversees and manages the CASA for Kids program. The principal duties of the position include managing the program staff; oversee recruitment and training of the CASA volunteers, as well as provide training opportunities for existing volunteers; in addition, the director works with her team to create an atmosphere of appreciation and valued volunteers; establish relationships with community partners and ensure compliance with program standards; create data questionnaires to provide needed statics; build relationships within the community to support the children's needs.

The Program Administrator/ Volunteer Liaison supports the administrative needs of the CASA volunteers, staff and program; provide program data, grant compliance and serve as a communication intermediary for the CASA volunteers.

The three CASA Supervisors support all assigned CASA volunteers to their cases. The Supervisor is a mentor to the CASA volunteer to establish service goals and provide guidance regarding case processing; file court reports; collaborate with other agencies; attend court hearings and meetings with assigned volunteer and continuously monitor and evaluate each volunteer's investigative and advocacy work to ensure each child in the program receives the highest quality outcome, as well as maintaining boundaries as outlined in the program. In addition, they participate in pre-service and in-service training.

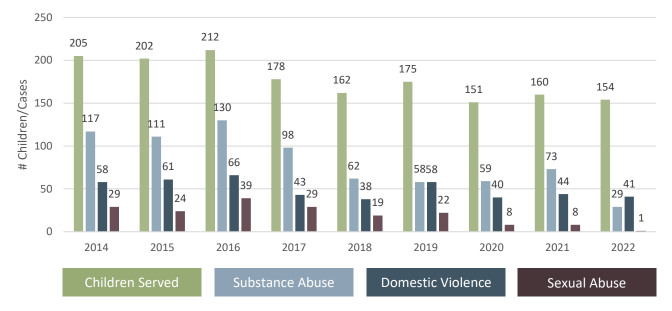
Demographics – Volunteer Advocates:

Gender	Age Range	Educational Level	Race/Ethnicity	Employment	Years of service
(Male): 14	(25-29): 1	Some College: 12	African-American: 0	Full time: 12	(1yr or less): 15
(Female): 44	(30-39): 2	College Grad: 14	Asian: 0	Part time: 18	(2 years): 10
	(40-49): 6	Post Grad : 32	Caucasian: 58	Retired: 16	(3 years): 7
	(50-59): 10		Hispanic/Latino: 0	Not Emp: 12	(4 years): 6
	(60+): 39		Multi-Racial/Ethnic: 0		(5+ years): 20

Though available funding by the Victims of Crime Act (VOCA) grant and State Victims Assistance Act (SVAA) grant through the Ohio Attorney General's Office was recently reduced, the CASA program was remained partially funded by these grants, with the difference funded by the Court and, in small part, by Ohio CASA. The funding supports personnel costs, legal consultant, background screening, supply costs and other costs related to the program. The funding received from Ohio CASA supports CASA volunteer pre-service training and continuing education for the volunteers as well as the staff. The program also hosted 20 independent training presentations and/or CASA sponsored "CASA Café" training workshops which were available to all CASA volunteers, and which fulfilled the Rule 48 requirements for GAL service within Ohio.

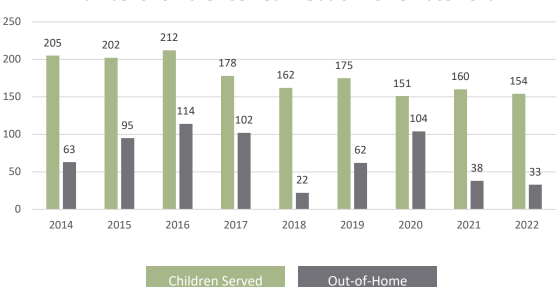
Demographics – Children served:

GENDER	AGE RANGE	RACE/ETHNICITY:	
Male: 85	0-12: 88	African American : 4	Multi-Racial: 10
Female: 69	13-17:66	Asian: 1	Not Hispanic/Latino: 153
		Caucasian: 137	Hispanic/Latino: 1
		Native Am/Alaskan: 1	Unknown: 0



2014-2022 Children Served by CASA by Case Issue

In 2022, the program served 154 children. 19% of children's cases involved substance abuse; 27% of cases reported domestic violence in the initial complaint (additionally, unreported incidents of domestic violence were discovered during the course of other cases); and 1% of CASA cases involved sexual abuse. Currently, an increase in methamphetamines & cocaine on parents' drug tests and a decrease in Heroin and opiate use appears to be trending. Additionally, children under the age of 5 are presenting with positive screens for methamphetamine. 33 children were placed in out-of-home placements at one point, with a 76% reunification rate (57 children reunified) overall on all case closings



Number of Children Served in Out-of-Home Placement

HELP CENTER

The Help Center provides free legal information and assistance to those who wish to handle certain legal matters without legal representation (pro se). The Help Center can assist Probate or Juvenile Court clients with information about a variety of issues, including child custody, child support, paternity, visitation, administration, release from administration, and summary release from administration. The Help Center is equipped to provide significant legal information sheets so that clients to make their own decisions, and provides easy access to legal forms and information sheets so that clients can prepare the legal forms they choose to implement their decisions. The Help Center is not a substitute for legal advice, nor can Help Center staff provide legal advice or provide legal representation. In 2022, the Help Center assisted approximately 182 Geauga County residents navigate the Probate/Juvenile Court process.

PROBATE DIVISION - SUMMARY OF ACTIVITY

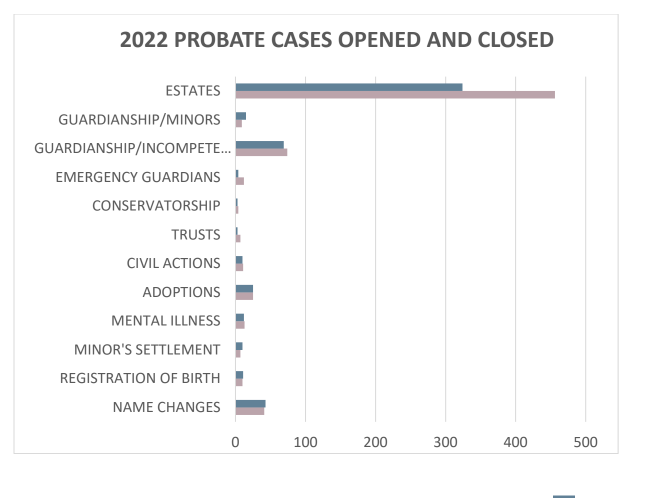
The Probate Division has jurisdiction over matters such as issuance of marriage licenses; administration of estates and guardianships; adoption proceedings; determination of sanity or mental competence; certain eminent domain proceedings; and other civil matters.

The Probate Court's dedicated staff continues to strive to provide efficient quality in the processing of all cases. Geauga County Courts continually updates forms to comply with Ohio Supreme Court rule changes. The updated forms are available to the public through our website: www.geaugacourts.org.

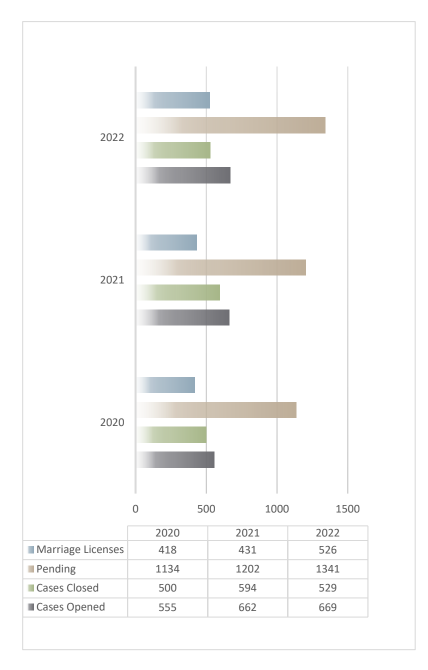
A total of 1,202 pending probate cases were carried over into 2022. During the year, 1,195 new cases were opened, and 1,056 cases were closed. A total of 1,341 cases were carried over into the following year.

	PENDING FROM 2021	OPENED	CLOSED	PENDING TO 2023
ESTATES	545	456	324	677
GUARDIANSHIP OF MINORS	68	9	15	62
GUARDIANSHIP OF INCOMPETENTS	457	74	69	462
EMERGENCY GUARDIANSHIPS	0	12	4	8
CONSERVATORSHIP	2	4	3	3
TRUSTS	41	7	3	45
CIVIL ACTIONS	20	11	10	21
ADOPTIONS	9	25	25	9
MENTAL ILLNESS	0	13	12	1
MINOR'S SETTLEMENT	12	7	10	9
REGISTRATION OF BIRTH	1	10	11	0
CHANGE OF NAME	11	41	43	9
WRONGFUL DEATH	0	0	0	0
MARRIAGE LICENSES	36	526	527	35
TOTALS	1202	1195	1056	1341

SUMMARY OF CASES







PROBATE COURT SUMMARY OF CASES 2020-2022

GOOD DEEDS PROGRAM

The Award Winning "Good Deeds Program" is a free program presented by Geauga County Probate Court Judge Timothy J. Grendell and the Geauga County Recorder, to help Geauga County residents better understand probate issues regarding property transfers. This program is a countywide effort to educate Geauga residents by: (1) identifying whether the form of their present deed will require transfer through the Probate Court upon death, and (2) to consider less expensive and less time-consuming alternatives to a probate transfer of all types of assets. During the program, local attorneys are available to discuss participants' estate matters for free, and a free asset checklist is provided during the presentation.

In 2022, the Geauga County Probate Court offered 7 in-person Good Deeds Programs serving 227 residents, and mailed out Good Deeds Packets to 25 residents who were unable to attend in person.

GEAUGA COUNTY PROBATE/JUVENILE COURT 2022 REVENUES: \$942,836.96

