RESOLUTION NO2018-483					
SPONSOR	Ms. Shapiro				
DATE Dec	cember 3, 2018 COMMI	TTEEPublic Safety			

A Resolution authorizing the Court of Common Pleas-Juvenile Division to make expenditures for hospitality items incurred in providing training and planning sessions and a volunteer recognition to be held in 2019, in an amount not to exceed \$10,000.00, for the Court of Common Pleas-Juvenile Division, and declaring an emergency.

10

WHEREAS, the Court of Common Pleas-Juvenile Division conducts various training and planning sessions, volunteer recognitions and youth incentives throughout 2019; and

WHEREAS, training and planning sessions include the Behavioral Health Juvenile Justice quarterly meetings, the Summit County Cluster for Youth meetings, Juvenile Detention Alternative Initiative and required Juvenile Court training; and

WHEREAS, a volunteer recognition will be hosted for the many court volunteers in Court Appointed Special Advocates, detention, Women's Board and Citizens Review Board; and

WHEREAS, the Court is also authorized to spend funds on hospitality and incentive items on youths and their families throughout the year which are reimbursed by RECLAIM Ohio, Youth Employment, Behavioral Health Juvenile Justice, Juvenile Accountability Block Grant and National Court Appointed Special Advocates grants; and

WHEREAS, the Court of Common Pleas-Juvenile Division wishes to make \$10,000.00 in hospitality expenditures for 2019 related to the aforementioned training and planning sessions and the volunteer recognition; and

WHEREAS, the Ohio Attorney General issued Opinion No. 82-006, which authorizes the expenditure of funds by a local political subdivision for its employees as long as those expenditures are necessary to further a public purpose and if the political subdivision's determination to make such expenditures is not manifestly arbitrary or unreasonable; and

WHEREAS, Sections 177.24(b) and (c) of the Codified Ordinances of the County of Summit require the approval of County Council for hospitality expenditures exceeding \$2,000.00 per year and for hospitality expenditures for purposes other than employee training, meetings and organization strategic planning meetings; and

WHEREAS, this Council finds and determines, after reviewing all pertinent information, that it is necessary and in the best interest of the County of Summit to authorize the Court of Common Pleas-Juvenile Division to make expenditures, in an amount not to exceed \$10,000.00, for hospitality items incurred in providing training and planning sessions and a volunteer recognition to be held in 2019, and that such expenditures are for a valid public purpose;

NOW THEREFORE, BE IT RESOLVED by the Council of the County of Summit, State of Ohio, that:

RESOLUTION NO	2018-483	
PAGE TWO		

SECTION 1

11

The Court of Common Pleas-Juvenile Division is hereby authorized pursuant to Section 177.24 of the Codified Ordinances of the County of Summit to make expenditures, in an amount not to exceed \$10,000.00, for hospitality items incurred in providing training and planning sessions and a volunteer recognition to be held in 2019. This Council hereby finds and determines that such expenditures are for a valid public purpose.

SECTION 2

This Resolution is hereby declared an emergency in the interest of the health, safety and welfare of the residents of the County of Summit and for the further reason of immediately authorizing the Court of Common Pleas-Juvenile Division to make expenditures for hospitality items incurred in providing training and planning sessions and a volunteer recognition to be held in 2019.

SECTION 3

Provided this Resolution receives the affirmative vote of eight members, it shall take effect immediately upon its adoption and approval by the Executive; otherwise, it shall take effect and be in force at the earliest time provided by law.

SECTION 4

It is found and determined that all formal actions of this Council concerning and relating to the adoption of this Resolution were adopted in an open meeting of this Council, and that all deliberations of this Council and of any of its committees that resulted in such formal action, were in meetings open to the public, in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

INTRODUCED_	November 19, 2018			
ADOPTED	December	3,	2018	
				(
CLERK OF COU	JNCIL			PRES

PRESIDENT OF COUNCIL

APPROVED December 4, 2018

EXECUTIVE CAPIES

ENACTED EFFECTIVE December 4, 2018

Voice Vote YES - 11-0: Dickinson, Donofrio, Feeman, Hamilton, Koehler, McKenney, Prentice, Rodgers, Schmidt, Walters, Wilhite