



Auditor
Charles E. Walder

Chief Fiscal Officer

Return Voucher Form

Date: 05/29/25

To: Elected Official, Department head, or Accounting Staff of **Juvenile**

From: Auditor's Office Fiscal Department

SUBJECT: Batch # 2025-00001288

Round 1 Ministry \$1200.00

<input type="checkbox"/> Dept. Head Signature Missing on Cover	<input type="checkbox"/> Incorrect Vendor Numbers (s)
<input type="checkbox"/> Incorrect Account Number	<input type="checkbox"/> Incorrect/No Encumbrance No.
<input type="checkbox"/> Incorrect Remit Address	<input type="checkbox"/> Incorrect Voucher Amount
<input type="checkbox"/> Insufficient Cash Balance Available	<input type="checkbox"/> Incorrect G/L Date
<input type="checkbox"/> Batch not Approved in New World	<input type="checkbox"/> Expense Precede Encumbrance
<input type="checkbox"/> Insufficient Balance Available on PO	<input type="checkbox"/> Remit Copy Missing
<input type="checkbox"/> Missing Original Invoice/Supporting Documents	<input type="checkbox"/> Due Date Deadline Missed
<input type="checkbox"/> Missing "OK to Pay" Initials/Signature	<input checked="" type="checkbox"/> Other

Solution: No original signature on the voucher cover or invoice. No invoice provided. Agreement signed 3/13/25, G/L date 3/27/25.

Courthouse Annex, 231 Main Street, Suite 1A, Chardon, OH 44024-1293

Direct Line: (440) 279-1600

FAX: Fiscal Office (440) 279-2184 * Real Estate/ Appraisal (440) 286-4359

Web site: <http://www.auditor.co.geauga.oh.us>

Email: auditor@co.geauga.oh.us

AUDITORS CERTIFICATION OF FUNDS
O.R.C. 5705.41D

Geauga County, Chardon, Ohio March 27, 2025
I HEREBY CERTIFY that the money required to meet the foregoing
contract, agreement, or obligation in the sum of

\$13,200.00

has been lawfully approved, authorized or directed for such
purpose and is in the Treasury or in the process of collection to the
credit of the fund listed next to the item below,
free from any previous encumbrances.

CHARLES E. WALDER
GEAUGA COUNTY AUDITOR

by _____ Deputy Auditor
GEAUGA COUNTY FEDERAL I.D. NO. 34-6001208
SALES AND USED TAX EXEMPTION - POLITICAL SUBDIVISION
STATE OF OHIO

FOR AUDITORS USE ONLY	Date: _____
Then and Now Certificate: _____	
Warrant Received by: _____	
Date: _____	

SHIP TO:
GEAUGA COUNTY
PROBATE / JUVENILE COURT -JUDGE GRENDALL
231 MAIN STREET SUITE 2
CHARDON, OH 44024

WARRANT NO.	VOUCHER DATE	VOUCHER AMOUNT
	6/2/2025	\$ 1,200.00
P.O. DATE	ADJUSTMENT	ACCOUNT NO.
03/27/2025		
1099 AMT.		

PURCHASE ORDER NO. 2025-00002199

GEAUGA CO. BOARD OF COMMISSIONERS: SESSION _____ RESOLUTION _____ JOURNAL _____ PAGE _____ BUDGET APPROVAL - ENCUMB _____ VOUCHER _____
--

VENDOR I.D. NO. 10469

PURCHASED FROM:

Round 1 Ministry

INVOICE TO:
GEAUGA COUNTY
PROBATE / JUVENILE COURT -JUDGE GRENDALL
231 MAIN STREET SUITE 2
CHARDON, OH 44024

Kimberly Ann
DEPARTMENT HEAD SIGNATURE

QUANTITY	UNIT	FUND	DESCRIPTION	UNIT COST	TOTAL COST
1.0000	Each	2005	Contracted Services - Contract Services 2005-007-75-601 - Contract Services 13,200.00 June 2025	13,200.0000	\$13,200.00
TOTAL DUE					\$13,200.00

**Presented by Court as a
courtesy only,
NOT statutorily required**

See State ex rel. Grendell v. Walder,
Slip Opinion No. 2022-Ohio-204

**IN THE COURT OF COMMON PLEAS
JUVENILE DIVISION
GEAUGA COUNTY, OHIO**

FILED
COMMON PLEAS COURT
2025 MAY 28 PM 12:25

PROBATE/JUVENILE
DIVISION
GEAUGA COUNTY, OHIO

IN RE:) JUDGE TIMOTHY J. GRENDALL
)
JUVENILE COURT)
EXPENDITURES) **PROPER ADMINISTRATIVE ORDER**
ROUND 1 MINISTRY INC) **2025-221**

Pursuant to R.C. 5139.34(C)(3), 2151.10, 2151.40, and 319.16(A)(2), this order hereby directs timely payment by the Geauga County Auditor in the amount of \$1,200.00 (One Thousand Two Hundred Dollars and No Cents) from 2005-007-75-601 payable to ROUND 1 MINISTRY INC, for prosocial activities, which the Juvenile Court has determined to be an expenditure for a proper public purpose. **Kindly provide this Court with the original check which it will mail to the vendor.**

Pursuant to R.C. 319.16(D), "if the auditor questions the validity of [this] expenditure... the auditor shall notify the court that presented the documents, shall issue the warrant under protest, and shall notify the auditor of state of the protest."

As an elected official and member of the judicial branch of county government, the Judge of the Geauga County Probate/Juvenile Court is authorized to fix the amount due to court vendors who perform services for the court. Therefore, pursuant to R.C. 307.55(A), this payment is to be processed "Live".

IT IS SO ORDERED.


TIMOTHY J. GRENDALL, JUDGE

CC: Fiscal Director

**Agreement between
Geauga County Juvenile Court
and
Round 1 Ministry**

WHEREAS, Geauga County Juvenile Court is to provide care, protection, and mental and physical development of children subject to the Court's jurisdiction, and to protect the welfare of the community:

WHEREAS, Geauga County Juvenile Court is tasked to protect the public interest by treating children as persons in need of supervision, care and rehabilitation within the juvenile justice system:

WHEREAS, Round 1 Ministry, operated by Morris Eason, desires to enter into a Memorandum of Understanding with the Court to offer the youth the opportunity to attend therapeutic boxing sessions for the youth involved in the juvenile justice system:

WHEREAS, these healthy pro-social outlets have the ability to assist with relieving and managing stress, and provide a mentor who will support and encourage them as they identify and deal with the underlying issues causing negative feelings, and guide them toward better decision making.

WHEREAS, Geauga County Juvenile Court and Round 1 Ministry recognize the importance to provide supervision, care, rehabilitation and the physical and mental well-being of the youth through this collaborative effort.

NOW THEREFORE BE IT RESOLVED that the Geauga County Juvenile Court herein referred to as the "Court" and Round 1 Ministry will enter into this Agreement as a mutually beneficial contract:


THE COURT AND ROUND 1 MINISTRY AGREE AS FOLLOWS:

1. The Court may order a juvenile into the program through Round 1 Boxing, and outline the number of sessions that the youth will participate in. The Court will review monthly the participation of the juvenile(s).
2. The Court has authority to excuse participation as deemed necessary.
3. Morris Eason of Round 1 Ministry shall engage with the juvenile(s) in therapeutic boxing sessions, which will allow the juvenile(s) to participate in activities to assist with anger and stress in prosocial activities, and identify underlying issues causing negative stress and guide them to better decision making.
4. Morris Eason of Round 1 Ministry shall establish and maintain all appropriate boundaries with Court Ordered juveniles to participate in Round 1 Ministry.
5. Unless a Release of Information is executed by the juvenile(s) and their parent(s), Round 1 Ministry and the Court shall not engage, communicate, or disclose any information to a third-party, except to GCJFS or law enforcement if deemed necessary.
6. The Court agrees to pay \$1,200 to Round 1 Ministry per month.

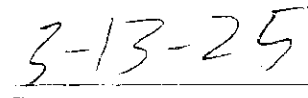
7. The duration of this Agreement shall be for one calendar year, beginning on March 15, 2025.
8. Either party has the authority to terminate this Agreement by producing, in writing, 30 days notice of termination.

The Court and Round 1 Ministry shall enter into this Agreement while acknowledging their own separate and unique missions and governance. Each party shall fully accept full and sole responsibility for any and all expenses incurred by itself relating to this Agreement. Nothing in this Agreement shall be construed as an exclusive working relationship.

This Agreement is the complete agreement and may be amended only by written agreement signed by the authorized representatives of both parties involved:



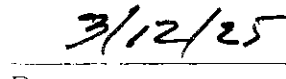
Morris Eason, Round 1 Ministry



Date



Gauga County Juvenile Court



Date