RESOLUTION 88 - 75

A RESOLUTION REQUESTING THAT THE LEGISLATURE AMEND HOUSE BILL 118, WHICH ADDRESSES VEHICULAR TRAFFIC ON COASTAL BEACHES.

WHEREAS, the Legislature, during the 1988 session, passed House Bill 118, which amended Sub-Section (2) of Section 161.58, Florida Statutes; and

WHEREAS, said Section mandates that by October 1, 1989, as determined in accordance with the rules of the Department of Natural Resources that if there is fifty percent (50%) or more of peak user demand for off-beach parking available by October 1, 1989, then beach driving is no longer permitted; and

WHEREAS, the Board feels that the percentage figure is not equitable to the citizens of Nassau County; and

WHEREAS, neither the Board of County Commissioners nor the incorporated municipalities were ever consulted regarding said legislation.

NOW, THEREFORE, BE IT RESOLVED that the Board of County Commission of Nassau County, Florida, hereby requests that the Legislature:

1. Further amend Sub-Section 161.58, <u>Florida Statutes</u>, to provide that if, by October 1, 1989, there is sufficient parking for one hundred percent (100%) of the peak user demand available every one-half (1/2) mile, beach driving will no longer be permitted.

2. That the Nassau County Legislative Delegation be afforded the right and opportunity to conduct public hearings on this issue.

3. That a copy of this Resolution be forwarded to Senator Girardeau, Representative Crady, the President of the Florida

199

Senate, the Speaker of the House, and the Governor.

DULY ADOPTED by the Board of County Commissioners of Nassau County, Florida, this 20th day of September, 1988.

> BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA

Nal. F. CLAXTON HN Íts:

Chairman

ATTEST:

т. REESON

Its / Ex-Officio Clerk