

RESOLUTION 93 - 89
AMENDING RESOLUTION 93-56

WHEREAS, the Board of County Commissioners, had previously passed a Resolution addressing the Nassau General Hospital and requesting that the legislative delegation amend the Special Act dealing with the Hospital and

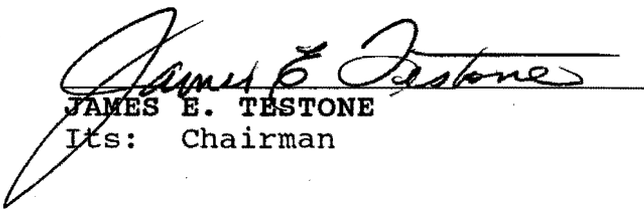
WHEREAS, the language of the proposed Amendment to the Special Act was duly advertised on January 6, 1993, and

WHEREAS, the Board of County Commissioners of Nassau County believes that Resolution 93-56 should be amended,

NOW, THEREFORE, BE IT RESOLVED this 8th day of March, 1993, by the Board of County Commissioners of Nassau County, Florida, that:

1. The Board of County Commissioners requests the Nassau County Legislative Delegation to amend the Special Act, and cap the millage amount that the Hospital can receive. That cap should be .6 mills and the effective date should be October 1, 1993.
2. Paragraph 2 of Resolution 93-56 is hereby deleted.
3. The Special Act be amended to prohibit a member of the paid staff of the Nassau General Hospital from serving as a Hospital Board Member.

BOARD OF COUNTY COMMISSIONERS
NASSAU COUNTY, FLORIDA

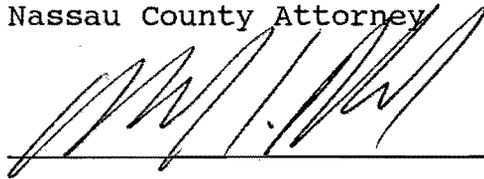

JAMES E. TESTONE
Its: Chairman

ATTEST:



T. J. GREESON
Its: Ex-officio Clerk

Approved as to form by the
Nassau County Attorney



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