## Resolution No. 875

## RESOLUTION REGARDING SHORELINE PLANNING

WHEREAS: Recreation, as such, rates well up in the brackets of big business and beaches and parks are our largest recreation facilities and serve the greatest number of people and

WHEREAS: The relaxation and recreation available from use of these facilities is of inestimable value to health and happiness and

WHEREAS: Funds for acquiring and developing such beaches and parks and for operating them were assured by provisions set forth in Section 6816 of the Public Resources Code of the State of California in the form of oil royalty revenue from oil drilling in the state owned tidelands and

WHEREAS: It seems altogether proper, right and logical that income derived from the state tidelands should be invested in state beaches, state inland parks and small boat harbors on coastal and river areas within state beaches and inland parks, for the everlasting enjoyment and benefit of the people of the state and

WHEREAS: These revenues have been impounded since 1947 and are still not available and

WHEREAS: These funds are very urgently needed for acquiring and developing beach and park property and for operating beaches and parks owned by the state,

NOW, THEREFORE; be it resolved and we do hereby resolve and respectfully request that Assemblyman Stanley T. Tomlinson, Chariman of the Committee on Impounded Funds from Tide and Submerged Lands, and his committee members do find that the best interests of the State and the great majority of the people of the state lie in keeping the present provisions of Section 6816 of the Public Resources Code intact

to the end that "the remaining balance", as stated in Sub-section (C) of Section 6816, be distributed as follows:

- Thirty percent to the General Fund
- Twenty-three and one-third percent to the State Beach Fund 2.
- Forty-six and two-thirds percent to the State Park Fund

PASSED AND ADOPTED this 21st day of December,

CITY OF EL PASO DE ROBLES

ATTEST:

- Sour

1953.

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