RESOLUTION NO. 98-194

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS
OF ST. JOHNS COUNTY, FLORIDA, REGARDING THE USE OF
COUNTY FUNDS TO BE SAVED AS A RESULT OF THE APPROVAL
BY THE ELECTORATE OF PROPOSED REVISION TO ARTICLE
V OF THE CONSTITUTION OF THE STATE OF FLORIDA,
OTHERWISE REFERRED TO AS REVISION #7 ON THE
NOVEMBER 1998 GENERAL ELECTION BALLOT.

WHEREAS, in 1972, the people of this state approved a revision of Article V of the
Constitution of the State of Florida to provide for a unified state court system and to avoid what was then
a patchwork of locally financed systems of justice; and

WHEREAS, since 1972 the state’s funding of its court system has not kept pace with the
tremendous demands of statewide growth and increased criminal activity. Because of a loophole in the
Constitution, the State Legislature has funded the new demands by passing costs on to local county
property taxpayers. Reliable estimates show that counties currently contribute over $650 million to the
operation of the state court system each year. More than half, 53 percent, of the total expenditures for
the state court system are now borne by county taxpayers; and

WHEREAS, Revision 7, if adopted by voters, will close the loophole; and

WHEREAS, counties have little or no control over the cost or administration of the state’s court
system; and

WHEREAS, in the allocation of taxing power under Article VII of the Florida Constitution,
counties have very restricted taxing authority while the state has very few restrictions. Other than ad
valorem taxes which are capped, counties cannot levy taxes except as authorized by the legislature. In
contrast, the legislature may enact general laws levying taxes for its own expenditures and is not
dependent upon asking another governmental entity to create additional revenue sources; and

WHEREAS, the narrow revenue base and varying wealth of counties is a hindrance to the
doctrine of equal justice; and

WHEREAS, some criminals may not be prosecuted to the full extent of the law because a
county does not have the financial resources to do so; and

WHEREAS, the Constitution Revision Commission (CRC) recently approved certain proposed
revisions to the Florida Constitution. The CRC will place those revisions on the ballot for consideration
by the voters at the November 1998 General Election; and

WHEREAS, the CRC has approved a proposed amendment to Article V of the Florida
Constitution that will alter the funding of the state court system and relieve the counties and their
taxpayers of much of the burden of the state court system and shift that burden - quite properly - to the
state. The amendment will require the state to fund its system and relieve local taxpayers of this burden; and
WHEREAS, St. Johns County finds and declares that funding of the state court system is an issue which has profound consequences for St. Johns County and all other communities in Florida, and has found that it is in the best interests of the residents and taxpayers of St. Johns County, as well as other all counties, to revise the way the state’s court system is funded as contemplated under Revision 7. Accordingly, St. Johns County has pledged its support for a campaign to provide information to the voters throughout the state about the proposed revisions to Article V, and

WHEREAS, at its March 24, 1998, meeting, the St. Johns County Board of County Commissioners passed and adopted Ordinance 98-22, agreeing to allocate $27,467 to support the Floridians for FAIRNESS in Court Funding statewide campaign to promote passage of Revision 7 on the November 3rd ballot, and

WHEREAS, if the voters of Florida approve the proposed amendment to Article V of the State Constitution, St. Johns County will not be required to fund a substantial amount of costs for the state court system that it presently funds, and thus will have those local monies available for other needs of the County and its citizens.

NOW, THEREFORE BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA:

1. That the loophole in the present wording of the Constitution should be closed because it has allowed the state government to unfairly shift costs to local taxpayers to the point that important services at the local level have been eroded or eliminated.

2. That, if the voters of Florida approve Revision 7 and the State Legislature funds the state court system as directed by the voters in 1972, St. Johns County declares its intent to use the savings for the benefit of the County and its citizens, in one or more of the following ways:
   1. Property tax cuts;
   2. Increased public services;
   3. Construction or improvement of infrastructure to accommodate present or future needs;
   4. Reduction of indebtedness;
   5. Disaster relief or preparedness;
   6. Such other public uses as may be appropriate.

PASSED AND ADOPTED this 27th day of October, 1998.

ATTEST: Cheryl Strickland, Clerk
By: [Signature]
Deputy Clerk

BOARD OF COUNTY COMMISSIONERS
ST. JOHNS COUNTY, FLORIDA

BY: [Signature]
Moses A. Floyd, Chairman