

Resolution No. _____
County Administration Bldg.
Santa Rosa, CA

Date: _____

RESOLUTION OF THE BOARD OF SUPERVISORS, COUNTY OF SONOMA
DESIGNATING PARKING RESTRICTIONS ALONG CANNON LANE ACCESS
TO TOLAY REGIONAL PARK WHILE INTERIM PLAN IS IN EFFECT

WHEREAS, the County has adopted a plan for Interim use of Tolay Regional Park (“Park”) while a Master Plan is being developed (“Interim Plan”); and

WHEREAS, Cannon Lane is designated in the Interim Plan for access to the Park;
and

WHEREAS, as part of a proposal for settlement of legal action regarding the Interim Plan, the property owner along Cannon Lane has requested that the County agree to certain parking restrictions along Cannon Lane and a 500 foot easement connecting Cannon Lane to the Park while the Interim Plan is in effect; and

WHEREAS, such parking restrictions will not impede access to the Park during the Interim Plan phase, since parking will be available at the Park during operating hours.

NOW, THEREFORE, BE IT RESOLVED that, while the Interim Plan is in effect, no parking shall be allowed along either side of Cannon Lane or along either side of the 500 foot easement connecting Cannon Lane to the Park.

BE IT FURTHER RESOLVED that, while the Interim Plan is in effect, “No Parking” signs along both sides of Cannon Lane and the 500 foot easement shall be placed along the road and easement in accordance with County criteria.

SUPERVISORS:

Brown: _____ Kerns: _____ Zane: _____ Carrillo: _____ Kelley: _____
Ayes: _____ Noes: _____ Abstain: _____ Absent: _____

SO ORDERED.

Resolution No. _____
County Administration Bldg.
Santa Rosa, CA

Date: _____

RESOLUTION OF THE BOARD OF SUPERVISORS, COUNTY OF SONOMA
AUTHORING THE CHAIR TO EXECUTE A QUITCLAIM DEED
RELEASING CERTAIN COUNTY EASEMENT INTERESTS

WHEREAS, the County has adopted a plan for Interim use of Tolay Regional Park (“Park”) while a Master Plan is being developed (“Interim Plan”); and

WHEREAS, as part of a proposal for settlement of legal action regarding the Interim Plan, the property owners along Cannon Lane and the County agreed to amend and exchange certain easement interests between them as set forth in detail in the written Settlement Agreement; and

WHEREAS, the amendment and exchange of these easement interests is a good faith transaction in the best interests of the County and, as required by Government Code section 25526.5, these easement interests are no longer necessary to County or other public purposes;

NOW, THEREFORE, BE IT RESOLVED that, the Chair is authorized to execute a Quitclaim Deed releasing certain County easement interests and that this Resolution shall be attached to such Quitclaim Deed.

SUPERVISORS:

Brown: _____ Kerns: _____ Zane: _____ Carrillo: _____ Kelley: _____
Ayes: _____ Noes: _____ Abstain: _____ Absent: _____

SO ORDERED.