

RESOLUTION NO \_\_\_\_\_ 2006-303 \_\_\_\_\_

SPONSOR Mr. Callahan, Mr. Crossland, Mrs. Heydorn, Mr. Kostandaras, and Mrs. Prentice  
And Mr. Smith

DATE \_\_\_\_\_ June 5, 2006 \_\_\_\_\_

**A Resolution urging Connie Humble to reconsider her resignation as Executive Director of Summit County Children Services and urging the Summit County Children Services Board of Trustees to rescind its acceptance of her resignation in order to provide proven leadership during the 2006 levy campaign and declaring an emergency.**

WHEREAS, Connie Humble, Executive Director of Summit County Children Services, submitted her resignation to the Summit County Children Services Board of Trustees on Thursday, June 1, 2006 and the Board of Trustees accepted her resignation, effective December 31, 2006, and subsequently reassigned her day-to-day responsibilities; and

WHEREAS, Connie Humble is widely respected in the community as a leader who has demonstrated her abilities by bringing all interested parties together and leading the successful levy campaign in 2003; and

WHEREAS, on June 5, 2006 a replacement levy was submitted to County Council and is requested to be placed upon the ballot in Nov. 2006;

NOW, THEREFORE, BE IT RESOLVED, by the Council of the County of Summit:

SECTION 1 The Council of the County of Summit hereby urges Connie Humble to reconsider her resignation as Executive Director of Summit County Children Services and urges the Summit County Children Services Board of Trustees to rescind its acceptance of her resignation. This Council further urges the Board of Trustees to assign to Connie Humble the duties, responsibilities, and leadership role she exercised in 2003.

SECTION 2 This resolution is hereby declared an emergency measure in the interest of the health, safety, and welfare of the citizens of the County of Summit and for the further reason to allow for the orderly and expeditious transaction of the business of Council.

SECTION 3 Provided this resolution receives the affirmative vote of eight members, it shall take effect immediately upon its adoption and approval by the Executive; otherwise, it shall take effect and be in force at the earliest time provided by law.

SECTION 4 It is found and determined that all formal actions of this Council concerning and relating to the adoption of this Resolution were adopted in an open meeting of this Council, and that all deliberations of this Council and of any of its committees that resulted in such formal action, were in meetings open to the public, in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

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INTRODUCED June 5, 2006

ADOPTED June 5, 2006

  
CLERK OF COUNCIL

  
PRESIDENT

APPROVED \_\_\_\_\_

unsigned  
EXECUTIVE

June 15, 2006  
ENACTED EFFECTIVE

VOICE VOTE: **YES:** Callahan, Crawford, Crossland, Gallagher, Heydorn, Kostandaras,  
Prentice, Smith & Teodosio **NO** Dickinson **ABSENT:** Congrove