## CITY BOARD OF ADJUSTMENT

MINUTES of Meeting No. 517
Thursday, June 16, 1988, 1:00 p.m. Clty Commlssion Room, Plaza Level

Tulsa Civic Center

| MEMBERS PRESENT | MEMBERS ABSENT | STAFF PRESENT | OTHERS PRESENT |
| :--- | :--- | :--- | ---: |
|  |  |  |  |
| Bradley | White | Gardner | Jackere, Legal |
| Chappelle, | Taylor | Department |  |
| $\quad$ Chalrman |  | Moore | Hubbard, Protective |
| Quarles |  |  |  |
| Smith |  |  |  |

The notice and agenda of sald meeting were posted In the Office of the City Auditor on Tuesday, June 14, 1988, at 12:30 p.m., as well as In the Reception Area of the INCOG offices.

After declaring a quorum present, Chalrman Chappelle called the meeting to order at 1:00 p.m.

## MINUTES:

On MOTION of SMITH, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smith, "aye"; no "nays"; no "abstentions"; White, "absent") to APPROVE the Minutes of June 2, 1988.

## MINOR VARIANCES AND EXCEPTIONS

Case No. 14848
Action Reguested:
Varlance - Section 280 - Structure Setbacks from Abutting Streets Use Unlt 1221 - Request a mlnor varlance of setback from the centerllne of Harvard Avenue from 50' to 44 ' to allow for a business sign In a CS zoned district, 1927 South Harvard Avenue.

## Presentation:

The applicant, Robert Paddock, 4143 East 31st Street, Tulsa, Oklahoma, stated that he is representing McClead Interiors and Antlques. A plot plan (Exhlbit A-1) and photographs (Exhlbit A-2) were submitted. He polnted out that the sign is Installed at the same location as the one that was previously on the property. Mr . Paddock Informed that the Coney Island sign to the north is closer to the street than the sign in question, as it extends to the sidewalk. He polnted out that the subject sign allgns with the Famlly Dentistry sign to the south.

Protestants: None.

## Case 14848 (continued) <br> Board Action:

On MOTION of QUARLES, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smlth, "aye"; no "nays"; no "abstentlons"; Whlte, "absent") to APPROVE a Varlance (Section 280 - Structure Setbacks from AbuttIng Streets - Use Unlt 1221) of setback from the centerllne of Harvard Avenue from 501 to 441 to allow for a business sign in a CS zoned district; finding that the sign in question is at the same location as the one that previously served the property; and finding that the sign is not as close to Harvard as the sign to the north, and allgns with those to the south; on the followlng descrlbed property:

Lots 4, 5, and 6, less the west 51 of Lots 5 and 6, Block 1, Sunrlse Terrace Third Addition, Clty of Tulsa, Tulsa County, Oklahoma.

Case No. 14851
Actlon Requested:
Varlance - Section 280 - Structure Setback from Abutting Streets Use Unlt 1221 - Request a mlnor varlance of setback from the centerllne of Peorla Avenue from 50' to 30' to allow for the replacement of an existing sign, located 1603 South Peorla Avenue.

## Presentation:

The appllcant, Terry Howard, was represented by Charles Hare, 6550 East Independence, Tulsa, Oklahoma, who submitted a sign plan (Exhlbit B-1) for a replacement sign at the above stated location. He Informed that Texaco has a new style sign, which will be Installed on the existing pole.

## Comments and Questlons:

Ms. Bradley asked if the new sign wlll be the same slze as the old one, and Mr . Hare replled that the prevlous sign was 51 by 81 and the new one wlll be 71 by 7l.

## Interested Partles:

Kevin Swartz, 1619 South Peorla, Tulsa, Oklahoma, stated that he came to the meeting to determine if the sign next to his bullding would be changed.

Mr. Hare Informed that only the sign In front of the canopy will be affected by thls appllcation.

Grant Hall, 1202 East 18th Street, Tulsa, Oklahoma, stated that there is a school across the street and asked that the base of the sign would not be wlde enough to block vislbillty.

Mr. Hare Informed that the base of the sign is very thin and will not block the vlew of motorlsts in the area.

Case No. 14851 (cont|nued)

## Board Action:

On MOTION of SMITH, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smlth, "aye"; no "nays"; no "abstentlons"; Whlte, "absent") to APPROVE a Varlance (Section 280 - Structure Setback from Abutting Streets - Use Unit 1221) of setback from the centerline of Peorla Avenue from 501 to 301 to allow for the replacement of an existing sign; subject to the execution of a removal contract; finding that the sign wlll be installed on the exlsting pole and wlll be smaller than the one it replaces; on the following described property:

The west 80' of Lots 15 and 16, Block 9, Orcutt Addition, Clty of Tulsa, Tulsa County, Oklahoma.

## NEW APPLICATIONS

## Case No. 14845

## Action Requested:

Special Exception - Section 410 - Princlpal Uses Permitted In Residentlal Districts - Use Unit 1209 - Request a speclal exception to allow for a moblle home in an RS-3 zoned district.

Varlance - Section 440.6(a) - Speclal Exception Requirements - Use Unlt 1209 - Request a varlance of the time regulation from one year to permanently.

Varlance - Section 208 - One Single-Famlly Dwelling per Lot of Record - Request a varlance to allow for two unlts on one lot of record, located 5501 North Lewls Avenue.

## Presentation:

The appllcant, Jullus Craven, 5501 North Lewls, Tulsa, Oklahoma, asked the Board to allow a moblle home to be installed on hls property. He explalned that his son has returned from the Navy and is in need of a place to live.

## Comments and Questlons:

Ms. Bradley asked the appllcant if a plot plan is avallable for revlew, and he replled that he does not have a plan wlth hlm, but has submitted coples of the plan to other clty agencles.

Mr. Smith Inquired if the clty sewer service is avallable to the property, and the appllcant replled that the tract is served by a septlc system. Mr. Craven Informed that he has Health Department approval for the septic.

Mr. Quarles asked Mr. Craven how long he has llved at the present location, and he replled that he has lived in the house for approximately seven years.

Case No. 14845 (continued)
Protestants: None.

## Board Action:

On MOTION of QUARLES, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smlth, "aye"; no "nays"; no "abstentlons"; Whlte, "absent") to APPROVE a Speclal Exception (Section 410-Principal Uses Permitted in Residentlal Distrlcts - Use Unit 1209) to allow for a moblle home in an RS-3 zoned district; to APPROVE a Varlance (Section 440.6(a) - Speclal Exception Requirements - Use Unit 1209) of the time regulation from one year to permanently; and to NPPROVE a Varlance (Section 208 - One Single-Famlly Dwelling per Lot of Record) to allow for two unlts on one lot of record; subject to Health Department approval; flnding that there are numerous moblle homes in the general area, and the granting of the requests will not be detrimental to the nelghborhood; on the following described property:

The $N / 2, N / 2, S W / 4, N W / 4, N W / 4, ~ S e c t l o n 8, ~ T-20-N, R-13-E, C l t y$ of Tulsa, Tulsa County, Oklahoma.

## Case No. 14846

## Action Requested:

Speclal Exception - Section 420 - Accessory Uses In Residentlal Distrlcts - Use Unit 1215 - Request a speclal exception for a home occupation to allow for a radlator repalr business in an RM-1 zoned district, located 912 West 24th Street.

## Presentation:

The appllcant, James Goldsteln, 912 West 24th Street, Tulsa, Oklahoma, stated that most of his radiator repalr business conslsts of plckup and dellvery. He explalned that there is a bullding behind his residence where the repalrs wlll be made and access to that bullding ls from the alley. It was noted that, due to the fact that most of the radlators are brought in for repalr, there wlll be no vehicles parked on the premlses. Mr. Goldsteln submitted a petition of support (Exhlbit C-1) signed by residents of the nelghborhood.

## Comments and Questlons:

Ms. Bradley stated that her maln concern with the business in question is the disposal of the chemlcals used for flushing the radlators.

Mr. Smlth asked if the chemicals are contalned, or just run down the gutter, and the applicant replled that he does not use the customary boll out vat. He stated that he wlll have the chemicals hauled away If the vat is installed In the future. Mr. Goldsteln Informed that there are services avallable that haul away chemlcals that cannot be disposed of In the clty sewer.

Ms. Bradley asked the appllcant if he has recelved a copy of the Home Occupation Guldellnes, and he replled that he does not have a copy.

Case No. 14846 (contlnued)
Mr. Smith asked if cars are serviced that come to the repalr shop, and he replled that occasionally a car would come to the shop for repalr.

Mr. Quarles polnted out that only Immedlate famlly members can work In the business, no signs are allowed, and there should be no outward appearance that a business is in operation on the property.

## Protestants:

Mr. Chappelle informed that the Board has recelved a letter of protest (Exhlbit C-2) from the Tulsa Development Authorlty.

Glorla Burgess, stated that she owns the property at 911 West 23rd Place, Tulsa, Oklahoma and is concerned with the chemicals used in the radlator business and the posslbllity of additional cars belng parked on the property. She polnted out that the church across the street already generates a great deal of trafflc in the nelghborhood and creates a parking problem. Ms. Burgess asked the Board to deny the home occupation request.

Mr. Goldsteln stated that the residents in the area are supportive of the business.

## Additional Comments:

Mr. Quarles asked the appllcant if he is presently llving on the property, and he replled that he has lived in the house since September of 1987, and will continue to live there.

Ms. Bradley asked If all repalrs wlll be made Inside the bullding, and the applicant answered in the afflrmative.

Mr. Chappelle Inquired as to the amount of nolse that will be generated by the repalr operation, and Mr . Goldsteln replled that he wlll not use Impact wrenches and the nolse wlll be minimal.

Mr. Smith asked the appllcant if he can llmit the repalr to those radlators that have been detached from the car and brought to the shop, and he replled that he wlll ablde by any restrictions Imposed by the Board.

## Board Action:

On MOTION of QUARLES, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smlth, "aye"; no "nays"; no "abstentions"; Whlte, "absent") to APPROVE a Special Exception (Section 420 - Accessory Uses In Residentlal Districts - Use Unlt 1215) for a home occupation to allow for a radlator repalr business in an RM-1 zoned district; for a perlod of three (3) years only; subject to no Impact wrenches belng used in the buslness; subject to all radlators belng plcked up and dellvered, with no outside storage of automoblles; subject to all repalrs belng made inside the bullding; subject to Home Occupation Guldellnes; and subject to Water and Sewer Department approval for disposal of all llquid waste used in radlator repalr; on the following described property:

Case No. 14846 (contlnued)
Lot 1, Block 3, Westdale Addition and the east 201 of Lot 1, Block 49, Amended Plat of West Tulsa Addition, Clty of Tulsa, Tulsa County, Oklahoma.

## Case No. 14847

## Action Requested:

Varlance - Section 730.1 - Bulk and Area Requirements In Commerclal Districts - Use Unlt 1213 - Request a varlance of setback from the north property Ilne from 251 to 151 to allow for the construction of a bullding, located 3901 South Harvard Avenue.

## Presentation:

The appllcant, Duane Lunger, was represented by Ralph Jones, 3227 East 31st Street, Tulsa, Oklahoma, who submitted a plot plan (Exhlbit D-1), and stated that he has prevlously been before the Board concerning the property at the above stated location. He Informed that the redevelopment of the property began approximately elght months ago and will contaln 5700 square feet of floor space. It was noted by Mr. Jones that the existing bullding will be demollshed. He Informed that a 101 utillty easement prevents the location of the new bullding close to the south property line and if that 101 can be recovered the construction can continue as proposed. Mr . Jones advised that any concerns of the abutting property owners have been satlsfled.

Protestants: None.

## Board Action:

On MOTION of SMITH, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smlth, "aye"; no "nays"; no "abstentlons"; White, "absent") to APPROVE a Varlance - Section 730.1 (Bulk and Area Requirements In Commerclal Districts - Use Unit 1213 - Request a varlance of setback from the north property llne from 25 to 151 to allow for the construction of a bullding; per plot plan submitted; finding that the 101 utlllty easement to the south prevents construction to the lot llne and llmlts the amount of bullding space on the lot; on the following described property:

The west 1401 of Lot 11, Block 5, Elsenhower Third Addition; Clty of Tulsa, Tulsa County, Oklahoma.

Case No. 14849
Action Requested:
Use Varlance - Section 410 - Princlpal Uses Permitted In Residentlal Districts - Use Unlt 1210 - Request a use varlance to allow for off-street parking In an RS-3 zoned distrlct, located 55th Place and South 41st West Avenue.

Case No. 14849 (continued)
Comments and Questions:
Mr. Jackere advised that, due to the adoption of a recent law, which Is effective Immedlately, the Board of Adjustment does not have the authorlty to hear use varlance appllcations.

## Presentation:

The appllcant, John Jones, PO Box 9859, Tulsa, Oklahoma, stated that Staff has prevlously Informed hlm of the adoptlon of the new law restricting the authorlty of the Board to hear use varlance requests.

## Board ActIon:

On MOTION of QUARLES, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smlth, "aye"; no "nays"; no "abstentlons"; White, "absent") to STRIKE Case No. 14849 and REFUND the total filling fee, in the amount of $\$ 200.00$; finding that a newly adopted law prohlbits the hearling of use varlance cases by the Board of Adjustment.

Case No. 14850

## Action Requested:

Special Exception - Section 310 - Princlpal Uses Permitted In Agrlculture Districts - Use Unit 1205 - Request a speclal exception to allow for a prlvate school in an AG zoned district, located 6427 West Edison Street.

## Presentation:

The appllcant, Gene Griffin, 9920 East 42nd Street, Tulsa, Oklahoma, stated that an attempt is beling made to lease an existing dwelling for use as a private church school. He informed that 14 students are enrolled, and classes wlll be held at the present location for a two year perlod. It was noted by the appllcant that the church owns 240 acres of vacant land which abuts the subject property, and only one residence is near the proposed school.

## Comments and Questions:

At Mr. Chappelle's request, the appllcant Informed that the days and hours of operation will be the same as other schools, with Staff arriving at approximately 7:30 a.m.

Mr. Griffin advised that living quarters for a securlty person will be provided in one portion of the bullding.

Mr. Quarles asked if the school wlll move to another location at the end of the two year perlod, and he replled that a facllity will be bullt on the 240 acre tract when the two year lease has explred.

In response to Ms. Bradiey's question concerning the sewer- system, Mr. Griffin stated that a septlc system ls In use, as the clty sewer is not avallable in that area.

Case No. 14850 (contInued)
Ms. Bradley asked if the nearby creek causes flooding on the subject tract, and the appllcant replled that the property in question is elevated and flooding does not occur where the house is located.

## Potestants:

Maxine Owens, 6402 West Edison, Tulsa, Oklahoma, Inquired as to the access road to the school, and asked if the small road in front of her home would be used. She stated that she is also opposed to the Installation of signs.

Mr. Griffin Informed that the school will be only for members of one congregation and there will be no signs. He Informed that the occupants of the house wlll use the publlc road, but those enterlng the property for school activitles will enter on the road to the east and across a portion of the 240 acres which is owned by the church.

## Board Action:

On MOTION of QUARLES, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smlth, "aye"; no "nays"; no "abstentlons"; Whlte, "absent") to APPROVE a Speclal Exception (Section 310 - Princlpal Uses Permitted In Agriculture Districts - Use Unit 1205) to allow for a private school in an AG zoned district for a perlod of three years only; flading that the residence ls large enough to accommodate the small school enrollment, and that the use wlll not be detrimental to the area; on the followling descrlbed property:

A tract of land in the $\mathrm{SW} / 4, \mathrm{SE} / 4$, Section 31, $\mathrm{T}-20-\mathrm{N}, \mathrm{R}-12-\mathrm{E}$, Osage County, Oklahoma, belng more partlcularly described as follows: Beginning at the SW/c, SE/4, thence $N 0^{\circ} 00124 " E$ for 1641 to the Polnt of Beginning, thence $N 0^{\circ} 001241 \mathrm{E}, 210.081$, thence $S$ 8952'30" $E$ for 361.71, thence $S$ 13 ${ }^{\circ} 17{ }^{\prime \prime} 27^{\prime \prime} E$ for 215.85', thence $N$ 8952'30" $W$ for 411.291 to the Polnt of Beginning, Clty of Tulsa, Osage County, Oklahoma.

Case No. 14852

## Action Reguested:

Speclal Exception - Section 710 - Princlpal Uses In Commerclal Districts - Use Unit 1215 and 1217 - Request a speclal exception to allow Other Trades and Services (Use Unit 15) and Automotive and Allled Activitles (Use Unit 17) in a CS zoned district.

Special Exception - 410 - Princlpal Uses Permitted In Residential Districts - Use Unit 1210 - Request a speclal exception to allow for off-street parking in an RM-2 zoned district, located SE/c Admlral Place and 161 st East Avenue.

## Presentation:

The applicant, Charles Norman, Sulte 909, Kennedy Bullding, Tulsa, Oklahoma, submitted a plot plan and development standards (Exhlbit E-2) for construction on a 12 1/2-acre trlangular tract of land. He Informed that the back portion of the tract ls along the

Case No. 14852 (cont|nued)
Rose Dew Subdivision, and it abuts church property on 161st East Avenue. It was noted that the north 330' of the tract is zoned CS, wlth the remalnder of the property zoned RM-2. Mr. Norman asked the Board to approve the development of the property as a service center, with Use Units 15 and 17 belng permitted. He Informed that there is a dralnage channel through the property for stormwater dralnage, with a concrete box belng required from Admiral Place to the south of the property, continulng southwest within the dralnage way. A detention facillty will be located on the corner of the property and south of the church. Mr. Norman Informed that the property will be platted Into lots fronting on Admiral Place, with the minlmum frontage belng 120', and off-street parking belng located In the RM-2. He polnted out that parking will be permitted only in front of a 50' strlp which wlll be reserved for a landscaped area and a buffer for the residences in the Rose Dew Addition. Mr. Norman Informed that 61 solld screening is required for the commerclal area and around the church. It was noted by the appllcant that there wlll be no access on 164th Street and all Ilghting will be directed downward and away from the residences. The applicant informed that the proposal to tle 161st and Admiral Place has been declared not technically feasible by the Traffic EngIneer (Exhlbit E-3). He polnted out that the residents of the addition that use 161 st to enter their back yards can continue to do so. Photographs (Exhlbit E-1) were submitted.

## Comments and Questions:

Mr. Jackere asked if the off-street parking wlll be for customer and employee parking, and not for the sale of vehlcles. Mr. Norman answered that the lot wlll be used for a parking lot only.

Ms. Bradley stated that Use Unit 17 permits over night parking, and Mr. Norman Informed that over night campling ls not planned and can be deleted as a part of the appllation.

## Protestants:

Johnny Charles, 16429 East 1st Street, Tulsa, Oklahoma, stated that he is concerned with the alley remalning open to allow fire trucks to have access to the fire hydrant. He asked that the businesses not be allowed to operate after 6 p.m.

Mr. Gardner Informed that the stub street behind the addition belongs to the Clty and ls not affected by the declsion of this Board.

Mr. Chappelle and Ms. Bradley agreed that It would be difflcult to Impose a 6 p.m. closing time on a commerclal center.

Mr. Chappelle Informed that the Board has recelved one letter of protest (Exhlbit E-4) to the application.

Case No. 14852 (continued)
Jeannle Ball, 16409 East 1st Street, Tulsa, Oklahoma, stated that she has a garage on the back portion of her property, and is concerned that the alley will be closed, which is the only access to the garage. She pointed out that there are several places in the area that services large trucks and is concerned with the added nolse and exhaust that might be caused by addltional truck service businesses.

Dan Frakes, 16201 East 1st Street, Tulsa, Oklahoma, stated that hls house is near the area where the detention pond wlll be located, and is concerned as to the distance from the channel to his fence. Mr. Norman Informed that the channel is approximately 301 to 351 from the property line. Mr. Norman Informed that trees will be in the 50' reserved area, which was meant to protect the residents in the Rose Dew Addition.

Mr. Smlth asked Mr. Norman if his cllent would object to a 71 fence along the south Ilnes of sites one and two, and the east IIne of slte one. Mr. Norman replled that his cllent wlll agree to a 71 fence in lleu of a 6 ' at these locations.

## Board ActIon:

On MOTION of SMITH, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smith, "aye"; no "nays"; no "abstentlons"; White, "absent") to APPROVE a Special Exception (Section 710 - Princlpal Uses In Commerclal Districts - Use Unit 1215 and 1217) to allow Other Trades and Services (Use Unit 15) and Automotive and Allled Activitles (Use Unit 17) In a CS zoned district; and to APPROVE a Special Exception (Section 410 - Principal Uses Permitted In Residential Districts Use Unlt 1210) to allow for off-street parking in an RM-2 zoned district; per plot plan; subject to a 71 fence along the south boundary llnes of sites one and two, and a 71 fence along the east boundary of site one; subject to no over night camplng; and subject to development standards submltted (Exhlblt E-2) which state that construction of bulldings will be limited to the north 330' of the tract, a 501 wide buffer ( 48 pine and oak trees, not less than 3" In dlameter) wlll be provided along the southerly boundary of Sites 3, 4, and 5, access to Tulsa Service Center wlll be Ilmlted to East Admlral Place and 161 East Avenue only, and all IIghtlng will be directed downward and away from the residences to the east and south, with light poles within 1001 of the south boundary belng no higher than 24'; finding that there are multiple zoning classifications in the area and the granting of the special exception requests will not be detrimental to the area; on the followling descrlbed property:

A part of the SW/4, NW/4 and a part of US Government Lots 5 and 6 of Section 2, T-19-N, R-14-E of the Indlan Base and Merldian, Tulsa county, Oklahoma according to the US Government survey thereof. Sald Property is more particularly described as follows, to wit:


#### Abstract

Case No. 14852 (contlnued) Beginning at a polnt on the west IIne of US Government Lot 5 of Section 2, T-19-N, R-14-E of the Indlan Base and Meridian, Tulsa County, Oklahoma according to the US Government survey thereof, sald polnt belng 40.001 S $00^{\circ} 05^{\prime} 001 \mathrm{E}$ of the NW/c of sald Lot 5; thence $\mathrm{N} 90^{\circ} 00^{\prime} 001 \mathrm{E}$ and parallel with the north Ilne of sald Lot 5, a distance of 1318.491 to a point on the east Ilne of sald Lot 5, sald point also belng on the west boundary of Rose Dew Addition, an addition in Tulsa County, Oklahoma according to Plat Number 2510 flled in the records of the Tulsa County Clerk; thence S $00^{\circ} 08^{\prime 2} 25^{\prime \prime} \mathrm{E}$ along the east Ilne of sald Lot 5 and the west boundary of sald Rose Dew Addition a distance of 296.50'; thence S 1159'06" E along the west boundary of sald Rose Dew Addition a distance of 3.581 to the NE/c of Rose Dew Second, an addition in Tulsa County, Oklahoma according to Plat Number 2995 flled In the records of the Tulsa County Clerk; thence S 9000'00" $W$ along the north boundary of sald Rose Dew Second and parallel with and 340.001 from the north Ilne of US Government Lots 5 and 6, a distance of 370.66'; thence S $47^{\circ} 55^{\prime} 09^{\prime \prime} \mathrm{W}$ along the northerly boundary of sald Rose Dew Second, a distance of 240.321; thence S $60^{\circ} 00^{\prime} 00^{\prime \prime} \mathrm{W}$ along the northerly boundary of sald Rose Dew Second, a distance of 525.891 ; thence $\mathrm{N} 00^{\circ} 05^{\prime} 100 \mathrm{NW}$, a distance of $410.80^{\prime}$; thence $S 90^{\circ} 00100^{\prime \prime} W$ and parallel with the north IIne of US Government Lot 5, a distance of 314.451 to a point on the west Ilne of sald Lot 5 ; thence $\mathrm{N} 00^{\circ} 05100 \mathrm{~N}$ W along the west. Ilne of sald Lot 5, a distance of 353.21 ' to the Polnt of Beginning and contalning 12.588 acres, City of Tulsa, Tulsa County, Oklahoma.


Case No. 14853

## Action Requested:

Use Varlance - Section 610 - Princlpal Uses Permitted In Office Districts - Use Unlt 1213 and 1214 - Request a use varlance to allow for Use Unit 13 (convenlence goods and services) and Use Unit 14 (shopping goods and services) In an OM zoned district, located NW/c 31 st Street and South Harvard Avenue.

## Comments and Questlons:

Mr. Jackere advised that, due to the adoption of a recent law which Is effective Immedlately, the Board of AdJustment does not have the authorlty to hear use varlance appllcatlons.

## Presentation:

The appllcant, Interwest Company, was represented by Pat Fox, who was previously Informed of the adoption of the new law restricting the authorlty of the Board to hear use varlance requests.

Case No. 14853 (continued)

## Board Action:

On MOTION of SMITH, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smlth, "aye"; no "nays"; no "abstentlons"; Whlte, "absent") to STRIKE Case No. 14853 and REFUND the total fillng fee, in the amount of $\$ 200.00$; finding that a newly adopted law prohlbits the hearling of use varlance cases by the Board of Adjustment.

## Case No. 14854

## Action Requested:

Speclal Exception - Section 420.1 - Accessory Uses In Residentlal Districts - Use Unit 1215 - Request a speclal exception to allow a home occupation for a spraying business (trees and weeds) in an RS-3 zoned district, located 2103 West 46th Place.

## Comments and Questlons:

Mr. Taylor Informed that Staff has recelved a letter (Exhlblt F-1) from a relatlve of the Ms. Reynolds requesting continuance of Case No. 14854 untll July 21, 1988, due to the death of the appllcant.

## Board Action:

On MOTION of QUARLES, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smlth, "aye"; no "nays"; no "abstentlons"; Whlte, "absent") to CONTINUE Case No. 14854 to July 21, 1988, due to the death of the appllcant.

## Case No. 14855

## ActIon Requested:

Varlance - Section 1211.4; 1225.4-Off-Street Parking Requirements - Use Units 1211/1225 - Request a varlance of the required number of parking spaces from 29 to 15, located 4133 South 72nd East Avenue.

## Presentation:

The applicant, Robyn Chrlstenson, 4129 South 72nd East Avenue, Tulsa, Oklahoma, submitted a plot plan (Exhlbit G-1), and stated that he is representing Bob Nash, owner of the property in question. He informed that a 6000 sq. ft., two story offlce bullding is proposed for the location and additional parking spaces are needed for the project. It was polnted out that there is sufficlent parking to accommodate the new bullding on the adjolning property, which is also owned by Mr. Nash. Mr. Chrlstenson Informed that the total parking requlrement for the two bulldings is 52 spaces and the total number avallable is 88 spaces.

## Comments and Questlons:

Mr. Quarles asked the appllcant how the parking would be arranged if the owner sold one of the bulldings, and he replled that a parking agreement (Exhlbit G-2) signed by the owners, will allow mutual parking on the two adjolning parking lots.

Case No. 14855 (continued)
Mr. Jackere Informed that the parking document states that the 14 spaces provided are common spaces between the two property owners.

Mr. Chappelle asked Mr. Jackere If the 14 spaces referred to are on the subject tract, and he replled that they are on the abutting property. Mr. Jackere polnted out that 29 exclusive parklng spaces are requlred for the bullding in question, and there are only 15 excluslve spaces avallable, wlth 14 spaces for shared parking.

Mr. Quarles asked the applicant if hls cllent would be agreeable to amending the parkling agreement to show the 14 shared spaces as exclusive Instead of mutual parklng. Mr. Chrlstenson stated that there would be no problem wlth showlng the 14 spaces as excluslve parklng for the property in question.

Protestants: None.

## Board Action:

On MOTION of SMITH, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smlth, "aye"; no "nays"; no "abstentlons"; Whlte, "absent") to APPROVE a Varlance (Section 1211.4; 1225.4 - Off-Street Parking Requirements - Use Unlts 1211/1225) of the required number of parklng spaces from 29 to 15; subject to Clty Attorney approval of the wordling for a reclprocal parklng and access agreement between the two abuttling property owners; flnding that the two comblned parking lots supply sufflclent required parking spaces for the two bulldings; on the followlng descrlbed property:

Lots 13, 14, 15, 16 and the south 100 of Lot 17, Block 8, Katy Freeway Industrial Park Addition, Clty of Tulsa, Tulsa County, Oklahoma.

## Case No. 14856

## Action Requested:

Special Exception - Section 610 - Princlpal Uses Permitted In Office Distrlcts - Use Unlt 1205 - Request a speclal exception to allow an adult day care center with a maximum of 52 particlpants, In an OL zoned distrlct, located 2116 - 2118 East 15th Street.

## Presentation:

The appllcant, Roy Johnsen, 324 Maln Mall, Tulsa, Oklahoma, submitted a plot plan (Exhlbit H-1) for a creative llving center. He informed that the operator of the center has met with the Interested partles that were present at a prevlous Board hearlng, and further explalned the operation. Mr. Johnsen stated that the center will provide daytlme care for frall, older adults, and support thelr famlly or those carlng for them. It was noted by the appllcant that the number of particlpants in the program has been reduced from 65 to a maximum of 52. Mr. Johnsen polnted out that the 191 driveway to the parking lot (approximately 50 parking spaces) In the rear wlll be wide enough for two cars to pass.

## Case No. 14856 (cont|nued)

## Comments and Questlons:

Ms. Bradley asked If loading and unloading wlll occur In the back parking lot, and Mr. Johnsen stated that the primary entrance will be in the rear parklng lot, but the front entrance wlll also be used. He polnted out that there is sufficlent room for three cars to park in the front clrcle drlve, with a spare lane left open for through trafflc. Mr. Johnsen explalned that the front entrance will be helpful to some of the particlpants in the program who are very frall and are unable to walk a long distance. Photographs (Exhlbit $\mathrm{H}-2$ ) and a layout of trafflc patterns (Exhlblt $\mathrm{H}-4$ ) were submitted. It was polnted out that there is no left turn on 15th Street for those travelling In an northerly direction, and there was some concern that thls would generate more nelghborhood traffic in the area of Barnard School. Mr. Johnsen stated that probably only four particlpants in the day care would be arriving from the south on Lewls Avenue and might drive through the nelghborhood.

Mr. Chappelle stated that he voted agalnst the appllcatlon at the first hearing, and his concern at that time was the traffic Issue. He stated that hls concerns have been satlsfled by Mr. Johnsen's explanation.

## Interested Partles:

Joe Braun, 1544 South Yorktown Place, Tulsa, Oklahoma, asked how many enrolees the center had at the prevlous locatlon, and Mr . Chappelle Informed that the minutes from the previous meeting state that there are 36 particlpants. Mr. Braun asked that the front driveway be changed In some way to prevent parking on the sidewalk. He polnted out that chlldren walk along the sidewalk on their way to school and volced a concern that their safety could be endangered.

Mr. Johnsen stated that the parking area wlll be strlped and a sign will be Installed which will prohlbit parking in one lane, but curbing is not planned.

Mr. Quarles polnted out that the prImary parklng lot and entrance will be located to the rear of the bullding.

Ms. Bradley remarked that the use is compatible with the existing uses $\ln$ this area along 15th Street.

Mr. Chappelle Informed that Staff has recelved two letters of support (Exhlbit H-3) for the application.

## Board Action:

On MOTION of BRADLEY, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smlth, "aye"; no "nays"; no "abstentlons"; Whlte, "absent") to APPROVE a Speclal Exception (Section 610 - PrInclpal Uses Permitted In Offlce Distrlcts - Use Unlt 1205) to allow an adult day care center with a maximum of 52 participants; subject to the primary entrance belng located to the rear of the bullding; subject

Case No. 14856 (continued)
to one lane in the front drive be clear at all times; subject to trafflc flow per plan; and subject to no parking on sidewalk; finding that there are existing uses in the area that are similar in nature; and finding that the adult day care center will be compatible with the nelghborhood and in harmony with the spirit and Intent of the Code and the Comprehensive Plan; on the following described property:

The west 251 of Lot 3 , all of Lot 4 and the east 251 of Lot 5, Block 1, Maywood Addition, Clty of Tulsa, Tulsa County, Oklahoma.

Case No. 14857
Action Requested:
Special Exception - Section 710 - Princlpal Uses Permitted In Commerclal Districts - Use Unlt 1202 - Request a speclal exception to allow for a tent revival in a CS zoned district, located 800 North Country Club Drive.

## Presentation:

The appllcant, Mother Tucker MInlstrles, PO Box 702615, Tulsa, Oklahoma, was represented by Mr. Miller, who Informed that a tent revlval is planned at the above stated location.

## Comments and Questions:

Mr. Chappelle asked how long the revival wlll be conducted at thls location, and Mr. Mlller replled that the meeting is scheduled to begin on June 19 and last for two weeks.

Mr. Smith Inquired as to the times for starting and ending the services, and Mr. Mlller Informed that services wlll begin at 7:30 p.m. and end between 10:00 p.m. and 11:00 p.m.

In response to Ms. Bradley's Inquiry as to parking, Mr. Mlller Informed that adequate parking ls provided on the premises.

Mr. Smith asked if the meeting could be finlshed by 10 o'clock, and he stated that he ls not sure, but would prefer 11 o'clock.

## Interested Partles:

Rex WIlllams stated that he is representing the 450 famllles who are members of the Tulsa Country $\mathrm{Cl} u \mathrm{~b}$. Mr. Willlams stated that there Is a concern with the hours for the revlval, the number of nights the meetings will last, the dust that wlll be created and the traffic that will be generated by the revival. He asked if there wlll be restroom facllitles and securlty for the event, and if the debrls will be cleaned up after the meetings.

Case No. 14857 (contlnued)
Carol Seacat, 408 West 6th Street, Okmulgee, Oklahoma, stated that she is representing Mr. Boswell, owner of the property east of the proposed site. She Informed that her cllent is opposed to the holding of a tent revival in this area. It was noted that the area is basically residential, with some CS zoning, and the road is not equipped to handle a large amount of traffic. Ms. Seacat polnted out that a meeting of this type would cause a lot of nolse for the residents of the nelghborhood, and vandallsm was a problem before the home burned, and could be a problem agaln if securlty is not provided. Ms. Seacat asked that, if the appllcation is approved, a bond be requlred to Insure cleanup of the site.

## Additional Comments:

Ms. Bradley asked if the revival is for Tulsa residents, or if people will be coming from other states, and Mr. Willlams replled that the meeting will be for Tulsa area residents.

In response to Ms. Bradley's Inquiry as to the number of people expected to attend the meeting, Mr. Willlams stated that he does not know, but the tent will seat only 200.

Mr. Chappelle asked how many parklng spaces are avallable, and Mr. WIllams stated that he does not know how many spaces are on the lot.

Ms. Hubbard polnted out that the prevlous church use had a parking requirement that was based on the floor area of the sanctuary, but there is no parking requirement for a tent revival. She stated that this Board can Impose the parking requirements for thls type of meeting.

In response to $\quad$ i.. Smith's question, Mr. Williams informed that portable bathrooms will be moved to the site for use during the meeting and someone will be with the tent at all times.

Ms. Bradley asked if a revival has prevlously been held at this location, and Mr. Willlams replled that this is the first one to be held on the lot.

Mr. Chappelle Inquired as to the number of people that attended the last meeting of this type, and Mr. Willlams replled that the last one was held in the street, with attendance varylng from one person up to 25.

Members of the Board concurred that there is a lack of specific planning for the event.

## Board Action:

On MOTION of SMITH, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smlth, "aye"; no "nays"; no "abstentlons"; White, "absent") to DENY a Speclal Exception (Section 710 - Princlpal Uses Permitted In Commerclal Districts - Use Unit 1202) to allow for a tent revival

Case No. 14857 (continued)
In a CS zoned district; finding that the use is not compatlble with the area; and flinding that the granting of the request would violate the spirlt and Intent of the Code and the Comprehensive Plan; on the followlng descrlbed property:

A tract of land situated In the SE/4, SE/4, NE/4 of Section 34, $\mathrm{T}-20-\mathrm{N}, \mathrm{R}-12-\mathrm{E}$ of the Indlan Base and Merldian, Osage County, Oklahoma, more particularly described as follows, towit: Commencing at the NW/c of Lot 4, Block 1, of South Osage HIlls Addition to Tulsa, Osage County, Oklahoma, according to the recorded plat thereof; thence westerly on a projection of the north Ilne of sald Lot 4, a distance of 60.00'; to a polnt, sald polnt belng on the west right-of-way Ilne of Country Club Drive; thence south along sald right-of-way Ilne a distance of 166.00'; to the true polnt of beginning; thence continulng south along sald west rlght-of-way IIne a distance of 450.00'; thence west along a llne at rlght angles to sald west rlght-of-way IIne a distance of 127.00'; thence north along a llne parallel to sald west right-of-way IIne of Country Club Drive a distance of 450.00'; thence east along a llne at right angles to sald west right-of-way IIne of Country Club Drive a distance of 127.001 to the true polnt of beginning contalning 1.31 acres, more or less, subject, however, to all the conditions, Ilmitations, and provisions reserving oll, gas, coal, and other minerals to the Osage Tribe of Indlans by Act of Congress, June 28, 1906 (34 Stat. L. 539), and acts amendatory thereto and supplementary thereto, City of Tulsa, Osage County, OkI ahoma.

## Case No. 14860

## Action Reguested:

Special Exception - Section 410 - Princlpal Uses Permitted In Residentlal Districts - Use Unit 1207 - Request a speclal exception to allow for an existing duplex in an RS-3 zoned district, located 2145-2149 South Lewls Avenue.

## Presentation:

The appllcant, Morgan Jones, 4524 East 67th Street, Tulsa, Oklahoma, stated that the property prevlously belonged to a church and was sold to Investors. He informed that the loan company required this action to clear the title.

## Comments and Questlons:

Mr. Chappelle asked If any changes are belng made to the structure, and Mr . Jones replled that the bullding wlll not be changed.

## Protestants:

There were interested partles in the audlence who did not choose to address the Board.

## Case No. 14860 (continued)

## Board Actlon:

On MOTION of SMITH, the Board voted 4-0-0 (Bradley, Chappelle, Quarles, Smlth, "aye"; no "nays"; no "abstentlons"; White, "absent") to APPROVE a Speclal Exception (Section 410 - Princlpal Uses Permitted In Residentlal Districts - Use Unit 1207) to allow for an exlsting duplex in an RS-3 zoned district; finding the request is made to clear the title for a duplex that has been at the present locatlon for several years and wlll undergo no physical changes; on the following described property:

The west 81' of the south 1501 of Lot 18, Harter's Second Subdivision to the Clty of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof; less and except a tract described as beginning at the SW/c of sald Lot 18 , thence north along the west IIne of sald Lot 18, a dlstance of 1501, thence east 7.321 to a polnt, sald polnt belng 1501 north and 7.321 east of the SW/c of sald Lot 18, thence in a southwesterly direction to the SW/c of sald Lot 18 and to the Polnt of Beginning, Clty of Tulsa, Tulsa County, Oklahoma.

## OTHER BUSINESS

## Discussion of House BIII 1828 Dealling with Use Varlances

Jackere advised the Board that House BIII 1828 was recently passed, and the new law prohlbits the Board of Adjustment from considering use varlance applications. He Informed that the law is effective Immedlately and, therefore, the two use varlance cases on thls agenda could not be heard by the Board.

There belng no further business, the meetling was adjourned at 3:29 p.m.


