## CIT BOARD OF NDJUSTAENT

MINUTES of Meeting No, 577


City Council Room. Plaza Level
Tulsa Clvic Center
mENBERS PRESENT
Bolzle
Bradley
Chappelle
Fuller White, Chalrman
members absent

## -

$\square$ Gardner
Jones
Moore

OTHERS PRESENT
Jackere, Legal
Department
Hubbard, Protective
Inspections

The notlce and agenda of sald meeting were posted In the Office of the City Auditor on Wednesday, December 19, l990, at 9:45 a.m., as well as in the Reception Area of the INCOG offlces.

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

## MIMUTES:

On MOTION of CHNPELLE, the Board voted 4-0-1 (Bolzle, Chappelle, Fuller, White, "aye"; no "nays"; Bradley, "abstalning"; none "absent") to approve the Minutes of December 6, 1990.

## UNFINISHED BUSINESS

Case No. 15607

## Action Reguested:

Varlance to reduce the lot area requlrement from $9000 \mathrm{sq} f+$ to $8500 \mathrm{sq} \mathrm{ft;} \mathrm{and} \mathrm{a} \mathrm{varlance} \mathrm{to} \mathrm{reduce} \mathrm{the} \mathrm{rear} \mathrm{yard} \mathrm{from} \mathrm{25'} \mathrm{to} \mathrm{20'} \mathrm{-}$ Section 403. BUKK AND AREA REQUIREMENTS IN RESIDENTINL DISTRICTS Use Unlt 6. Both varlances to permit Lot Split L-17328.

## Presentation:

The appllcant, Ted Sack, 110 South Hartford, Sulte 131. Tulsa, Oklahoma, requested that Case No. 15607 be continued to January 8, 1990, to allow further conslderation of neighborhood concerns and proposed lot slzes.

## Protestants:

A letter of protest (Exhibit A-1), concerning the granting of a varlance of the lot area requirement, was recelved from Dr. Robert Zoller, 2700 South Boston Avenue.

## Board ActIon:

On MOTION of BRNDEY, the Board voted 5-0-0 (Bolzle, Bradley, Chappelle, Fuller, White, "aye"; no "nays"; no "abstentlons"; none "absent") to CONTINUE Case No. 15607 to January 8, 1991, as requested by the appllcant.

## MINOR VARIANCES AND EXCEPTIONS

Case No. 15610

## ActIon Requested:

Minor Varlance of the required rear yard from 35' to 301 to permit the enclosure of an exlsting patio - Section 403. BULK AND AREA REQUIREMENTS IN RESIDENTINL DISTRICTS - Use UnIt 6, located 5824 South 81st East Place.

## PresentatIon:

The appllcant, Blll Donaldson, PO Box 4770, Tulsa, Oklahoma, submitted a plot plan (Exhiblt B-i) and requested permission to enclose an existing patlo. Letters of support (Exhlbit B-2) from abuttlng property owners were submitted.

Protestants: None.

## Board ActIon:

On MOTION of CHAPFELLE, the Board voted 5-0-0 (Bolzle, Bradley, Chappelle, Fuller, White, "aye"; no "nays"; no "abstentlons"; none "absent") to APPROVE a MInor Varlance of the requlred rear yard from 35' to 30' to permit the enclosure of an exlsting patio Section 403. BULK AND AREA REQUIREMENTS IN RESIDENTIAL DISTRICTS Use Unit 6; per plot plan submitted; finding that the granting of the varlance request will not be detrimental to the neighborhood, or violate the spirit and Intent of the Code; on the followling described property:

Lot 4, Block 4, Woodland Vlew Park I AddItion, City of Tulsa, Tulsa County, Oklahoma.

Case No. 15612
ActIon Requested:
Minor Varlance of the required front yard from 35' to 28 ' to permit construction of a new dwelling - Section 403. BURK AND AREA REQUIREMENTS IN RESIDENTINL DISTRICTS - Use UnIt 6, located 1615 East 30th Place.

## Presentation:

The appllcant, Nancy Bracken, was represented by Gary Bracken, 6772 South Atlanta Place, Tulsa, Oklahoma, who submitted a plot plan (Exhlbit C-1) for a proposed dwelling. He pointed out that Crow Creek parallels the northwest corner of the property, and requested a varlance of the required front yard setback to allow construction closer to the street, and away from the area subject to erosion.

Case No. 15612 (contInued)
Coments and Questions:
In response to Mr. Fuller, Mr. Bracken Informed that the lot to the east is vacant and a house in belng constructed on the lot to the west.

There was Board discussion concerning other setbacks in the area, and Mr. Bracken Informed that the houses across the street have a 25' front yard setback.

## Interested Partles:

The Board received a letter (Exhlblt $C-2$ ) from Kovln Coutant, counsel for the property owner to the east of the lot in question. Mr. Coutant stated that hls cllent is not opposed to the construction of the house, per plot plan submitted; however, If any alterations are made to the plan, a contlnuance is requested.

## Boord ActIon:

On MOTION of CHAPPELLE, the Board voted 5-0-0 (Bolzle, Bradey, Chappelle, Fuller, White, "aye"; no "nays"; no "abstentions"; none "absent") to NPPROVE a Minor Varlance of the requlred front yard from 35' to 28' to permit construction of a new dwelling Section 403. BULK AND NREA REQUIREMENTS IN RESIDENTINL DISTRICTS Use Unlt 6; per plot plan submitted; flnding a hardshlp imposed on the applicant by the location of Crow Creek along the northwest corner of the property; finding that there are other homes in the Immediate area that are closer to the street than the proposed construction; and finding that the granting of the request will not be detrlmental to the area, or vlolate the splrit, purposes and intent of the Code; on the following described property:

Lot 6. Block 5. Avalon Place Addition, City of Tulsa, Tulsa County, Oklahoma.

## MEW NPFLICATIONS

Case No. 15608
ActIon Reguested:
Varlance of the sign setback requirements, measured from the centerline of West 51st Street and South Unlon Avenue, from 50' to 41' on both streets to permit the replacement of an existing nonconformlng sign - Sectlon 1403. NONONFORNING SIGNS - Use Unlt 21, located 4966 South Union.

## Presentat Ion:

The applicant, Claude Neon Federal, was represented by Joe Westervelt, 901 North Mingo Road, Tulsa, Oklahoma, who submitted a sign plan (Exhibit $D-1$ ), and requested that the sign In question be allowed to remaln at the present location. He pointed out that the new replacement sign would be in the QulkTrip driveway if installed at the requlred setback. A photograph (Exhibit D-2) was submitted.

Case No. 15608 (contInued)
Protestants: None.

## Board Action:

On MOTION of CHNPELLE, the Board voted 5-0-0 (Bolzle, Bradey, Chappelle, Fuller, White, "aye"; no "nays"; no "abstentlons"; none "absent") to APPROVE a Varlance of the sign setback requlrements, measured from the centerllne of West 51st Street and South Unlon Avenue, from $50^{\prime}$ to $41^{\prime}$ on both streets to permlt the replacement of an existing nonconforming sign - Sectlon 1403. MONCONFORMING SIGNS - Use Unit 21; per slgn plan submltted, and subject to a removal contract; flnding that the new sign will replace the nonconforming sign; and finding that, if installed at the required setback, the sign would be located in the driveway of the business; on the following described property:

Lots 5 and 6, Block 2, Greenfleld Acres Subdivision in the E/2, E/2, SE/4, Section 27, T-19-N, R-12-E, Clty of Tulsa, Tulsa County, Oklahoma.

## Case Mo. 15609

## ActIon Reguested:

Varlance of the required rear yard coverage IImltation from 20\% to $31 \%$ to permit the reconstruction of a detached garage destroyed by flre - Section 210. YaRDS - Use Unlt 6, located 1015 East 19th Street.

## Presentation:

The appllcant, Jlm Moore, 1015 East 19th Street, Tulsa, Oklahoma, Informed that his garage was destroyed by fire, and requested permission to construct a new one at the same location. He Informed that large trees prevent relocation of the garage to another part of the yard. Mr. Moore informed that there are other houses in the area with slmilar detached garages. A plot plan (Exhlblt R-1) was submitted.

## Coments and Questlons:

Ms. White asked the applicant If the living quarters in the garage wlll also be replaced, and he replled that they will not be replaced, as the living area in the old garage was only used for storage.

Mr. Gardner asked If the new garage wlll be more than $40 \%$ of the square footage of the house, and Mr. Moore stated that hls garage will contaln 936 sq $f+$ of floor space, which $1 s$ less than $40 \%$ of the 3600 sq ft house.

Case No. 15609 (continued)
Protestants: None.

## Board Actlon:

On MOTION of FULLER, the Board voted 5-0-0 (Bolzle, Bradey, Chappelle, Fuller, Whlte, "aye"; no "nays"; no "abstentions"; none "absent") to APPROVE a Varlance of the required rear yard coverage Ilmitation from $20 \%$ to $31 \%$ to permit the reconstruction of a detached garage destroyed by fire - Section 210. YARDS - Use Unlt 6; per plot plan submitted; finding that the proposed structure wlll replace a detached garage prevlously located on the property; and finding that there are numerous lots in the area that have dwellings and garages that are simllar in size, or larger; and flnding that the grantling of the varlance request will not cause substantlal detriment to the public good or Impalr the splrit, purposes and intent of the Code, or the Comprehenslve Plan; on the following described property:

Lots 11 and 12, Block 3, Maple Ridge Addition, and the south $10^{\prime}$ of the abutting vacated alley.

Case No. 15611

## ActIon Requested:

Varlance of the number of required off-street parklng spaces from 21 to 14 to permit construction of a new bullding and parking lot Section 1214.D. Off-Street ParkIng and Loading Requirements - Use Unit 14, Shoppling Goods and Services, located 804 North SherIdan Road.

## Presentation:

The appllcant, James Germany, 834 North Sheridan Road, Tulsa, Oklahoma, submitted a plot plan (Exhibit T-1), and stated that he purchased the property in questlon to be used In the operation of a pawn shop. He informed that the existing dwelling, along with a proposed metal bullding, require more than the avallable parking spaces. He requested that the number of required spaces be reduced from 21 to 14, as the lot used for storage of larger Items will be fence and wlll not be avallable for parking.

## Cawnents and Questions:

Ms. White suggested that the fenced area could be used for parklng during the daytlme hours and locked at night.

Mr. Germany Informed that only 800 sq ft of the total square footage of the bulldings wlll be accessible to the publlc.

In response to Ms. White, the appllcant stated that the new bullding wlll be used for warehouse purposes only.

Case No. 15611 (contlnued)
Ms. Bradley asked Ms. Hubbard If a hard surface wlll be required for parking of large equipment on wheels, and she answered in the afflrmative.

Ms. Hubbard stated that the new bullding, if used for storage purposes only, wlll requlre one parking space; however, the lnitlal parking requirement was based on two commerclal bulidings used for commerclal purposes.

Mr. Jackere pointed out to Mr. Germany that fewer parking spaces are required If the new bullding is used for storage purposes only, with no commerclal use.

Mr. Germany stated that the new bullding wlll be utllized for storage only.

## Protestants: None.

## Board Act Ion:

On MOTION of FULLER, the Board voted 5-0-0 (Bolzle, Bradey, Chappelle, Fuller, White, "aye"; no "nays"; no "abstentions"; none "absent") to NPPROVE a Varlance of the number of required off-street parking spaces from 21 to 14 to permit construction of a new bullding and parking lot - Sectlon 1214.D. Off-Street Parklng and Loading Requlrements - Use Unit 14, ShoppIng Goods and Services; per plot plan submitted; subject to the new $50^{\prime}$ by $50^{\prime}$ bullding belng used for storage purposes only; subject to no addltions to the existing bulldings and no bulldings belng moved to the lot; and subject to pawn shop use only: finding that the new 50' by 50 ' buliding wlll not be used for commercial purposes and wlll requlre fewer parking spaces than the existing commerclal bullding; on the following described property:

A tract of land beginning 60' north of the southeast corner of the N/2 of the SE/4 of Section 34, T-20-N, R-13-E of the IBM; thence north 120'; thence west 180'; thence south 120'; thence east $180^{\prime}$ to the POB, less the east 501 thereof In the Clty and County of Tulsa, State of Oklahoma.

## ActIon Reguested:

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Speclal ExceptIon for the helght IImltation for a front yard fence
from 4' to 8' - Section 210.B.3 YARDS - Use Unit 6, located
1599 Swan Drlve.
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## Presentation:

The appllcant, Jean Jensen, 1599 Swan Drive, Tulsa, Oklahoma, submitted an Inspection plat (Exhlbit E-5) and photographs (Exhlbit E-4), and requested permission to complete an $8^{\prime}$ privacy fence along her property Ilne. She Informed that the Transportation Department was contacted before construction began, and Mr. Blll French stated that he would vlew the slte, and notify her If there was a problem with the location of the fence. Ms. Jensen pointed out that trafflc ls moving one way Into the nelghborhood, and that the fence would not block the view of motorlsts. A letter from Aaron Fence Company (Exhlblt E-3) and a petltion of support (Exhlblt E-2) were submltted.

## Coments and Questions:

Ms. Bradley Inquired as to the purpose of the fence, and the applicant stated that her yard abuts UtIca Avenue, whlch Is heavily traveled. She pointed out that photographs previously submitted verlfy the fact that the interior of the home is vislble to those vehicles traveling on Utica.

Ms. White stated that she has checked the property, and the partlally completed fence does obstruct the view of motorlsts, as they are forced to move beyond the stop sign in order to see oncoming traffic.

Ms. Jensen polnted out that the boundary I Ine to the property was previously lined with a chaln link fence and dense shrubbery.

After dlscussion, it was the consensus of the Board that Traffic Englneering should determlne if the location of the fence causes a traffic hazard for motorlsts In the area.

## Interested Partles:

A letter (Exhlbit E-1) requestling that the fence be lower and of open type construction, was recelved from Glen and Marvel Nelson, 1724 South UtIca.

## Board Actlon:

On MOTION of OHPPELLE, the Board voted 5-0-0 (Bolzle, Bradley, Chappelle, Fuller, Whlte, "aye"; no "nays"; no "abstentions"; none "absent") to NPPROVE a Speclal Exception for the height Iimitation for a front yard fence from $4^{\prime}$ to $8^{\prime}$ - Sectlon 210.B.3 YARDS - Use Unit 6; subjects to appllcant acqulring written approval from Trafflc Engineerlng; on the following described property:

Case No. 15613 (contInued)
That part of Lots 12 and 13, Block 1, Swan Park, a Subdivision In Tulsa County, State of Oklahoma, according to the recorded Plat No. 204, described as follows: BEGINNING at the northeast corner of Said Lot 13; thence west along the north IIne of said Lot 13 a distance of 122.71 to a polnt; thence $S 0^{\circ} 231 \mathrm{E}$ a distance of $377^{\prime}$ to a polnt; thence $S 48^{\circ} 57^{\prime} \mathrm{W}$ a dlstance of $36^{\prime}$ to a point; thence $S 46^{\circ} 451$ E a distance of 69.1' to a point on the southerly line of Lot 13; thence easterly along the southerly llne of sald Lot $i 3$ to the southeast corner of sald Lot 13 a dlstance of 136.37 ' to a polnt; thence north along the east Ilne of sald Lot to the northeast corner thereof to the POB and belng located in an RS-3 zoned district, CIty of Tulsa, Tulsa County, Oklahoma.

## Case No. 15614

## Act Ion Requested:

Special Exception to permit a detached accessory buliding on an abutting lot under common ownership - Sectlon 1608. SPECINL EXCEPTION - Use Unit 6, located SW/c King and Jamestown.

## Couments and Questlons:

Mr. Gardner polnted out that the proposed accessory bullding will be larger than the princlpal structure on the property.

## Protestants:

Ms. White informed that the Board has recelved a letter of protest (Exhlbit F-1) from Charles GrIffith, owner of the property at 3509 East KIng Street. Mr. Griffith stated that the garage In questlon will be larger than most of the homes in the nelghborhood, and volced a concern that a commerclal buslness might be conducted in the bullding. He asked that the varlance request be denied.

## Presentat Ion:

The applicant, Scott Simmons, 924 North Jamestown, Tulsa, Oklahoma, submitted a plot plan (Exhlbit F-2), and explalned that he is proposing to construct a garage large enough to house four vehicles, as he $1 s$ frequently workling out of town. Mr. SImmons stated that he is employed in the construction business and is forced to leave hls property unattended for long periods of time. He pointed out that the garage wlll be located west of the exlsting house, and to the rear of the property.

## Additional Comments:

Ms. Bradley Inquired as to the size of the dwelling, and the appllcant replled that it contalns approximately 1050 sq ft of floor space.

Mr. Fuller asked the appllcant if he is proposing to operate a commerclal business at this location, and he replled that the garage wlll be used for storage purposes only.

Case No. 15614 (continued)
In response to Mr. Fuller, the applicant stated that he ls not sure
of the roof height, but the inslde walls of the bullding will be $8^{\prime}$.
Ms. Whlte asked Mr. SImmons if he would be amenable to the execution of a tie contract on the two lots, and he answered in the affirmative.

Mr. Gardner informed that the protestant, Mr. Grlfflth, stated that he is concerned that the bullding wlll be conslderably larger than the other houses or accessory bulldings in the neighborhood, and that a business could be conducted at thls locatlon.

## Board Action:

On MOTION of FULLER, the Board voted 4-1-0 (Bolzle, Chappelle, Fuller, White, "aye"; Bradley, "nay"; no "abstentions"; none "absent") to APRROVE a Speclal Exception to permit a detached residential accessory building (garage for the dwelling) on an abutting lot under commun ownershlp - Section 1608. SPECIAL EXCEPTION - Use Unit 6; per plot plan; subject to the structure having a pltched roof and $8^{\prime}$ building walls; subject to the executlon of a tie contract, whlch prevents selling, mortgaging, or otherwlse encumbering one lot separate and independent from the other; subject to the filling of an instrument in the office of the County Clerk, prohibiting the operation of a commerclal business of any type; flnding that the property consists of two bullding lots, which can accommodate two structures; on the followlng described property:

Lots 1 and 2, Block 3, Harvard Hills Addition, Clty of Tulsa, Tulsa County, Oklahoma.

## Case Mo. 15615

## ActIon Requested:

Appeal of the determinatlon of the Zoning Offlcer that the care of one, but not more than three, ambulatory elderly persons and assoclated activitles constitutes a Communlty Group Home Section 1605. NFPENS FRON AN AOMINISTRATIVE OFFICIAL.

Speclal Exception to operate a Community Group Home under Use Unit B, for a maximum of three ambulatory elderly persons SectIon 401. PRINCIPNL USES PERNITIED IN RESIDENTIAL DISTRICTS Use Unit B, located 2353 South Delaware Court.

Case No. 15615 (contInued)

## PresentatIon:

The appllcant, Brlan Curthoys, 1408 South Denver, Tulsa, Oklahoma, stated that he is representing Opal Vale, who ls proposing to operate a Residentlal Care Hone for elderly cltlzens. He explalned that hls cllent wlll provlde care for three elderly ambulatory Individuals, one of which is Ms. Vale's mother. The appllcant stated that the home $1 s$ operated under the guldellnes of the State Department of Health, and medical care wlll not be provided at this locatlon; however, one person wlll dlspense all medlcatlons, none of which are intravenous.

## Cosments and Questlons:

Ms. Bradley asked if employees will live in the home, and the appllcant stated that one person will be employed to work only durlng the daytlme hours.

Mr. Jackere Informed that the appllcant feels that the use In questlon is allowed by right, and Ms. Hubbard has asked that the Board make that determination.

Rich Brierre, Deputy DIrector, INCOG, Informed that the appllcant was requlred to obtaln a llcense to operate the home, which requires evidence of proper zonling. He Informed that the Zoning Offlce made the determination that the use was a Communlty Group Home under Use Unlt 8, and the appllcant felt that the use should be allowed by right under Use Unit 6. He pointed out that the CIty ls In the process of conpleting major revisions concernling neighborhood group homes, whlch wlll be made to comply with the 1988 Federal Falr Housing Act. Mr. Brlerre noted that a home providing care for up to three frall elderly people would not constltute a nursing home (Use Unit 8), but would be slmllar to a nelghborhood group home or a normal famlly with slx members. He polnted out that the spacing requirement of group homes is no longer allowed by federal law.

Mr. Fuller asked Mr. Brierre If the State law finds no difference in the handlcapped and the elderly, and he replled that the Federal Falr Housing Act states that these Individuals are to be treated the same as any other famlly.

There was Board discussion concerning the difference between communlty group homes, residentlal group homes and nursing homes, and Ms. Hubbard stated that, slnce a State license 15 requlred, she determlned the use to be more like a nursing hone.

Mr. Brlerre polnted out that the elderly llving In residentlal care facllitles are ambulatory and do not requlre the same type of care as residents in nursing homes.

## Case No. 15615 (continued)

Mr. Bolzle asked Mr. Jackere If the application, as presented, appears to be for a nursing home, and he stated that the care does not appear to be as intense as that required in a nursing home.

## Protestants:

John Rutter, 2340 South Florence, Tulsa, Oklahoma, stated that he ls the president of the Trlad Homeowners Assoclation, as well as a homeowner near the proposed group home. He informed that there ls no opposition to flnding the home to be a Nelghborhood Group Home (Use Unlt 6), but would request a continuance of the application if found to be a Community Group Home (Use Unit 8). A letter requesting a continuance (Exhlbit G-1) was submitted.

## Board Action:

On MOTION of CHAPPELLE, the Board voted 5-0-0 (Bolzle, Bradiey, Chappelle, Fuller, Whlte, "aye"; no "nays"; no "abstentlons"; none "absent") to REVERSE the Declsion of the Zonlng Offlcer that the care of one, but not more than three, ambulatory elderly persons and assoclated activitles constitutes a Community Group Home Section 1605. NPPEALS FROM AN NDMINISTRATIVE OFFICIN.; and as a result of the Board's actlon, the Speclal Exception to operate a Community Group Home under Use Unit 8 was no longer necessary and became a moot lssue.

## Case No. 15616

## Action Reguested:

Special Exceptlon to permit a moblle home as a dwelling - Section 404. SPECIAL EXCEPTION USES IN RESIDENTIAL DISTRICTS, REQUIRENENTS - Use Unlt 9.

Varlance of the one year time llmit on moblle homes to permanent Section 404. SPECIAL EXCEPTION USES IN RESIDENTIAL DISTRICTS, REQUIREMENTS - Use Unit 9, located 6138 West 9th Street.

## Presentation:

The applicant, Eldon Mullanax, 6138 West 9th Street, Tulsa, Oklahoma, requested permanent installatlon of a moblle home on hls property at the above stated location.

## Coments and Questions:

Ms. Hubbard Informed that, although moblle home use was prevlously approved at this locatlon in December of i989, the moblle home was actually installed approximately one month ago.

Mr. Fuller asked If the moblle home ls tled down and skirted, and the appllcant stated that the moblle is tled down and sklrting wlll be installed.

Case No. 15616 (continued)
Protestants: None.

## Boord ActIon:

On MOTION of FULLER, the Board voted 5-0-0 (Bolzle, Bradley, Chappelle, Fuller, White, "aye"; no "nays"; no "abstentlons"; none "absent") to APPROVE a Special Exceptlon to permit a moblle home as a dwelling - Section 404. SPECIAL EXCEPTION USES IN RESIDENTIAL DISTRIGTS, REQIIREMENTS - Use Unit 9; and to NPPROVE a Varlance of the one year tlme llmit on moblle homes to permanent - Sectlon 404. SPECIN EXCEPTION USES IN RESIDENTIAL DISTRICTS, REQUIRENENTS - Use Unlt 9; subject to Building Permit and Health Department approval; and subject to skirtlng belng Installed; finding that there are other mobile homes in the area, and the granting of the request will not be detrimental to the nelghborhood; on the following descrlbed property:

The north 155' Lot 7, except east 12.5', Block 6, Lawnwood Addition, Clty of Tulsa, Tulsa County, Oklahoma.

Case No. 15617
ActIon Requested:
Varlance of the required rear yard from 201 to 10 to permit construction of a new sun room - Sectlon 403. BULK AND AREA REQUIREMENTS IN THE RESIDENTIAL DISTRICTS - Use Unit 6, located 7406 South 70th East Court.

Presentation:
The appllcant, Ron Beasley, 7406 South 70 th East Court, Tulsa, Oklahoma, submitted a plot plan (Exhibit J-1), and requested permission to add a sunroom to an existing dwelling. He Informed that the Irregular shape of the property restrlcts construction on the lot.

## Couments and Questlons:

Mr. Gardner asked if the sun room will have glass walls, and the appllcant answered in the affirmative.

In response to Ms. Bradiey, the applicant stated that a prlvacy fence is In place on the west boundary.

Mr. Gardner asked If the existling patio has a roof in place at the same location as the roof of the new sun room, and the applicant stated that the patlo roof, whlch has been in place for some time, has the same roofilne setback as the new room.

Protestants: None.

Case No. 15617 (contInued)
Board Act Ion:
On MOTION of BRADLEY, the Board voted 5-0-0 (Bolzle, Bradley, Chappelle, Fuller, Whlte, "aye"; no "nays"; no "abstentlons"; none "absent") to APPROVE a Varlance of the requlred rear yard from 20' to 101 to permit constructlon of a new sun room - Section 403. BUK AND NREA REQUIREMENTS IN THE RESIDENTIN DISTRICTS - Use UnIt 6; per plot plan submitted; flnding that the sun room will replace an existlng covered patlo; and finding a hardship Imposed by the placement of the house and the lrregular shape of the lot; on the following descrlbed property:

Lot 4, Block 1 , Valley South AddItIon, Clty of Tulsa, Tulsa County, Oklahoma.

Case No. 15618

## ActIon Reguested:

Varlance of the required front yard from 351 to 251 to permit construction of a new dwelling - Section 403. BULK AND RREA REQUIREMENTS IN THE RESIDENTINL DISTRICTS - Use UnIt 6, located 2811 East 44th Court.

## Presentation:

The appllcant, Rlchard Holmes, 5918 East 31st Street, Tulsa, Oklahoma, submltted a plot plan (Exhlblt K-1), and stated that the house in question is partlally complete and was setback 25' instead of the required 35'. He Informed that the steep slope of the land, the Irregular shape of the lot and the cul-de-sac location imposed building restrictions which caused the structure to be moved closer to the street. A location map (Exhibit K-2) and photographs (Exhlbit K-3) were submltted.

## Comments and Questions:

Mr. Fuller Inquired as to the setback of houses on abuttling lots, and the applicant stated that the lots on elther slde of the dwelling are vacant, but houses across the street (south) have a 251 setback.

## Protestants:

Ms. RIchard Burgess, 4247 South Columbla Place, Tulsa, Oklahoma, stated that she ls concerned with the development belng different from the surrounding area. She polnted out that the house ls $75 \%$ complete and, slnce a building permit has not been Issued for the constructlon, It seems that the owner is attempting to clrcumvent the normal process.

## Case No. 15618 (continued)

## Additional Cowents:

Ms. Hubbard stated that she assumed the lot to be vacant, and was unaware constructIon was under way.

The applicant stated that a bullding error was made and he is before the Board to attempt to correct the mlstake. He polnted out that hls cllent owns the lot in questlon, and the developer owns the remalning property in the addition.

In response to Ms. Bradley, the appllcant stated that the roof and wall of the house have been completed. He further noted that the property is unique in that the lot is Irregular In shape and the land steeply slopes to the rear of the lot.

Mr. Bolzle polnted out that a smaller house could have been constructed on the lot.

Ms. Burgess stated that prlor to development a Planned UnIt Development (PUD) was flled and denled on the property, and it is her opinion that they have now "back-doored" Into a PUD.

There was Board discussion as why the developer got this far along Without proper approvals, and as to the posslbility of other bullders requesting similar setback rellef. Mr. Jackere pointed out that they could request similar varlances if other lots have sloping yards, and the Board should revlew the request as though nothing had been bullt.

## Board Action:

On MOTION of FULLER, the Board voted 3-2-0 (Chappelle, Fuller, White, "aye"; Bolzle, Bradley, "nay"; no "abstentlons"; none "absent") to NPPROVE a Varlance of the required front yard from 351 to 251 to permit construction of a new dwelling - Sectlon 403. BULK AND AREA REQUIREMENTS IN THE RESIDENTIAL DISTRICTS - Use Unit 6; per plot plan submitted; finding a hardship demonstrated by the steep slope on the rear portlon of the property, the irregular shape of the lot and the cul-de-sac location; on the following described property:

Lot 6, Annandale Addition, Clty of Tulsa, Tulsa County. Oklahoma.

## Act Ion Requested:

Special Exception to permit teachlng music lessons as a home occupation - Section 404. SPECINL EXCEPTION USES IN RESIDENTIAL DISTRICTS, REQUIREMENTS - Use Unit 6, located 410 South 120th East Avenue.

## Presentatlon:

The applicant, Janet Stow, 410 South 120th East Avenue, Tulsa, Oklahoma, requested permission to teach plano lessons in her hone at the above stated locatlon. Ms. Stow stated that she has been teachlng music lessons for many years, and wlll have no more than one student at any given time.

## Comments and Quest Ions:

Mr. Fuller inquired as to the days and hours of operatlon, and the appllcant replled that she wlll teach Monday, Tuesday and Wednesday, 3:30 p.m. to 7:30 p.m., and will have approximately 18 students.

Ms. Bradley asked if recitals will be held at this location, and Ms. Stow stated that there wlll be no recltals in her home.

Mr. Gardner informed that the Code is in the process of belng revised to allow some less intense types of home occupations by right.

In response to Board inquiry concerning oppositlon to the proposed business, Ms. Stow stated that her nelghbor has complained, which may have stemmed from the fact that they are In Iltigation. concerning another matter.

## Protestants:

Letters of protest (Exhlbit $\mathrm{L}-1$ ) were recelved from Thamas Holbert, Wanda Holbert, Bob HawkIns, Treva Lacefleld and Charles Tegeler, who were concerned with addltional trafflc in the nelghborhood.

## Board Actl on:

On MOTION of FULLER, the Board voted 5-0-0 (Bolzle, Bradley, Chappelle, Fuller, White, "aye"; no "nays"; no "abstentions"; none "absent") to NPRROVE a Special Exceptlon to permit teachlng muslc lessons as a home occupation - Sectlon 404. SPECINL EXCEPTION USES IN RESIDENTIAL DISTRICTS, REQUIREENTS - Use Unlt 6; subject to Home Occupation Guidellnes; and subject to days and hours of operation belng Monday, Tuesday and Wednesday, 3:30 p.m. to 7:30 p.m., no more than one student at any given tlme and no recltals; finding that the home occupation use is compatible with RS-3 zonling and will not be detrlmental to the nelghborhood; and finding that parklng will not be a problem since each student is glven individual Instruction and leaves the premlses before another student arrlves; on the followlng described property:

Lot 16, Block 23. Western VIllage lli Addition, Clty of Tulsa, Tulsa County, Oklahoma.

## Act Ion Requested:

Varlance of the required front yard from 251 to 71 to permit the constructlon of a new attached garage - Sectlon 403. BULK AND AREA REQUIREMENTS IN THE RESIDENTIAL DISTRICTS - Use UnIt 6, located 3242 South Braden.

## Coments and Questlons:

Ms. Bradley Informed that she will abstaln from hearlng Case No. 15620.

## Presentat Ion:

The appl icant, Steve Mazur, 2909 East 76th Place, Tulsa, Oklahoma, submitted a plat of survey (Exhibit M-2), and requested permission to extend a dwelling to include the existling garage and construct a new garage toward the front of the property. He Informed that a screened porch to the rear of the house prevents moving the garage to that location.

## Protestants:

Ton Dee, 3220 South Braden, Tulsa, Oklahoma, polnted out that the proposed garage will extend further toward the street than other homes on the block, and asked the Board to deny the appllcation.

## Coments and Questlons:

After discussion, it was the consensus of the Board that the proposed construction will not align with exlsting dwellings, and that the applicant falled to present a hardshlp that would warrant the granting of the varlance request.

## Board Actlon:

On MOTTON of CUWFELLE, the Board voted 4-0-1 (Bolzle, Chappelle, Fuller, White, "aye"; no "nays"; Bradley, "abstalnlng"; none "absent") to DENV a Varlance of the requlred front yard from 25 ' to 71 to permit the construction of a new attached garage - Sectlon 403. BUAK AND NREA REQUIREMENTS IN TIIE RESIDENTIAL DISTRICTS - Use Unit 6; flnding no hardship for the varlance request; and finding that the proposed construction would not align with the existing dwellings, and would violate the spirlt and intent of the Code; on the followling descrlbed property:

The south $80^{\prime}$ of the East 112.51 of the east 200 of Lot 1 , Block 2, Yorkshire Estates Addition, Clty of Tulsa, Tulsa County, Oklahoma.

## Action Requested:

Varlance of the setback requirement, as measured from the centerline of East 51st Street, from 100 to 42 ' In order to permit the existing hotel facility and clear title to the property Section 703. BULK AND AREA REQUIREMENTS IN THE COMERCINL DISTRICTS - Use Unit 19, located 3131 South 51st Street.

## Presentation:

The applicant, Davld Forbes, 7724 South Erle, Tulsa, Oklahoma, submitted a plot plan (Exhlblt N-2), and stated that the Flagshlp Inn has been purchased and will be refurbished and converted to Hampton inn. He informed that the Irregular shape of the lot prevents the proposed additions to the existing bullding. A plat of survey (Exhlbit $\mathrm{N}-3$ ) and photographs (Exhlbit $\mathrm{N}-1$ ) were submitted.

## Coseents and Questions:

Mr. Gardner advised that the motel is 501 from 51st Street, with only the canopy extending beyond that point. He polnted out that the bullding complled wlth the 50' setback requlrement under the terms of the 1967 Zoning Code

Mr. Jackere asked how the existling bullding will be modifled along $51 s t$ Street, and the applicant stated that the exterlor will be resurfaced, which wlll move the bullding closer to the street.

Mr. Gardner polnted out that the previous setback approval on the property was to accommodate the canopy over the gasoline island, and If the requested setback is approved at 42', the entire buliding could be extended 8 ' closer to 51 st Street.

Mr. Forbes stated that the architect for the project suggested that he request a 42' setback; however, a lesser amount may be satisfactory, as the only exterlor changes in the bullding wlll be the resurfacing of the exterlor of the motel and the removal of the exitling canopy.

After Board discussion, It was determined that a 47' setback would allow more than ample space for resurfaclng the motel.

## Board Action:

On MOTION of FULLER, the Board voted 5-0-0 (Bolzle, Bradiey, Chappelle, Fuller, White, "aye"; no "nays"; no "abstentlons"; none "absent") to NGPROVE a Varlance of the setback requlrement, as measured from the centerllne of East 51st Street, from 100' to 47' In order to permit resurfacling of the exlsting hotel facility and clear title to the property - Section 703. BURK AND AREA REQUIREMENTS IN THE CONERCINL DISTRICTS - Use Unit 19: flndIng that the bullding was constructed In compllance with the 1967 Zonlng Code requlrements; and flinding that the extension of the bullding an addltional 31 for resurfacing will not be detrlmental to the area; on the followling described property:

Case No. 15621 (cont|nued)
All that part of Lots 16, 17 and that Tract marked "Reserved for Park" Block 2, Villa Grove Subdivision, Tulsa County, State of Oklahoma, according to the Recorded Plat thereof, lylng south of the south R/W Ilne of 51 st Street By-Pass (also known as Skelly Drive and Interstate Highway 44) more partlcularly described as follows, to-wit:

BEGINNING AT A POINT in the south line of sald Lot 17, 23.00 ' from the SE/C thereof; thence south 89³1'00'l west along the south IInes of sald Lots 16 and 17 and that tract marked "Reserved for Park," a distance of 938.45'; thence north $0^{\circ} 29^{\prime} 00^{\prime \prime}$ west a distance of $15.00^{\prime}$; thence south $89^{\circ} 31^{\prime} 00^{\prime \prime \prime}$ west a distance of 3.17'; thence north $29^{\circ} 33^{\prime 2} 0^{\prime \prime}$ east a distance of 184.82' to a polnt on the south R/W line of sald 51st Street By-Pass 63.08' from the west line of sald Lot 16 ; thence north 89031'00" east along the south $\mathrm{R} / \mathrm{W}$ Ilne of sald 51 ist Street By-Pass, a distance of 161.92'; thence south $0^{\circ} 32$ '34" east a distance of 20.00 '; thence north $89^{\circ} 31^{\prime} 00^{\prime \prime}$ east a distance of 100.00': thence south 81"52'55" east a distance of 450.13'; thence south $82^{\circ} 15^{\prime} 3^{\prime \prime}$ east a distance of 151.58'; thence north $89^{\circ} 3^{\prime}{ }^{\prime} 00^{\prime \prime}$ east a distance of $15.00^{\prime \prime}$ to the polnt where sald south R/W Ilne of 51 st Street By-Pass Intersects the east IIne of sald Lot 17; thence south $0^{\circ} 32^{134 \prime \prime}$ east along the east IIne of sald Lot 17 a distance of $43.00^{\prime}$; thence south $44^{\circ} 29^{\prime \prime} 13^{\prime \prime}$ west a distance of 32.51' to the POB; City of Tulsa, Tulsa County, Oklahoma.

Cose No. 15622
ActIon Requested:
Varlance of the setback requirement, as measured from the centerllne of Harvard, from 100' to 82.4' to permlt the constructlon of an addition to the existling bullding - Sectlon 703. BUK ANO AREA REQUIREMENTS IN THE COFERCINL DISTRICTS - Use Unit 13, located 3901 South Harvard.

## Presentation:

The applicant, Ted Milson, was not present.
Board Actlon:
On MOTION of OUNPELLE, the Board voted 5-0-0 (Bolzle, Bradiey, Chappelle, Fuller, White, "aye"; no "nays"; no "abstentlons"; none "absent") to CONTINUE Case No. 15622 to January 8, 1991, to allow Staff sufficlent tlme to contact the appllcant.

Case Mo. 15623

## Action Reguested:

Varlance of the requlred number of parklng spaces from 263 to 207 to permit a church in an existing shopping center - Section 1205.D. Off-Street ParkIng and Loading Requirements - Use Unit 5, COMNNITV SERVICES AND SIMILAR USES, located 6709-K East 81 st Street.

## Presentatlon:

The appllcant, Mike Hopper, was represented by Terry Marsh, 1705 West Twin Oaks, Broken Arrow, Oklahoma, who requested permission to reduce the number of parking spaces required for church use at the above stated location. He explalned that the commerclal and office uses In the shopplng center are closed durlng the time church services are conducted. Mr. Marsh polnted out that the entire congregation WIII not meet during regular operating hours of the surrounding businesses.

## Protestants: None.

## Board Act lon:

On MOTION of FULLER, the Board voted 5-0-0 (Bolzle, Bradley, Chappelle, Fuller, Whlte, "aye"; no "nays"; no "abstentlons"; none "absent") to NPPROVE a Varlance of the required number of parking spaces from 263 to 207 to permlt a church in an exlsting shopping center Sectlon 1205.D. Off-Street ParkIng and Looding Requlrements - Use UnIt 5, COMANITY SERVICES AND SIMILAR USES; subJect congregational functlons belng IImited to Monday through Saturday, 6:00 p.m. to 11:00 p.m. and Sunday, 7:00 a.m. to 11 :00 p.m.; subject to church sanctuary contalning no more than 2112 sq ft; finding that the peak parking perlods for businesses in the center wlll not be the same as those for church services; on the following described property:

Lot 1, Block 1, Less and Except a tract of land beginnling at the northwest corner of Lot 1, Block 1; thence east a dlstance of 390.32'; thence south a distance of 536.68'; thence west a distance of 360.61 '; thence on a curve to the right a distance of 47.11'; thence north a distance of 506.68' to the POB, Lot 1, Block 1 , Square One Addition to he City and County of Tulsa, State of Oklahoma, accordling to the recorded Plat thereof.

There belng no further business, the meetlng was adjourned at 3:37 p.m.


