MONAGHAN

ATTORNEYS & COUNSELORS

33 Bloomfield Hills Parkway, Suite 260 Bloomfield Hills, Michigan 48304 Tel (248) 642-5770 Fax (248) 642-9460 www.monaghanpc.com

> Thomas J. McCarthy direct (248) 283-6637 tjmccarthy@monaghanpc.com

June 22, 2020

Via Email Transmission

anna.brigham@town.barnsable.ma.us

Anna Brigham Planning & Development Town of Barnstable 200 Main Street Hyannis, MA 02601

> Re: ZBA Appeal No. 2020-016 8 Marchants Mill Road

Hyannis Port, MA

Dear Ms. Brigham:

Following the Zoning Board of Appeals' hearing on June 10, 2020, we spoke with the Town's Building Inspector Office regarding our plans to rebuild a garage with a living space above it. After modifying the plans to remove the kitchen, the Building Inspector's Office has indicated that we can proceed with the project. Therefore, I am respectfully requesting to withdraw our application for a Special Permit for a Family Apartment above the garage without prejudice.

Thank you for your attention to our request and the Board's consideration of our application. Should you need anything more from me, please let me know.

Very truly yours,

MONAGHAN, P.C.

/s/ Thomas J. McCarthy

Thomas J. McCarthy

TJM:jls



20 MAY -8 P3:10

RECEIVED

hmyt E ⊢R

MAY 1 1 2020

Town of Barnstable Zoning Board of Appeals Application for Other Powers

Date Received Town Clerk's Office:	For office use only: Appeal # 2020-022 Hearing Date 06-10-20 Decision Due 08-
The undersigned Appellant hereby files an appeal to the 40A, Sections 8 & 15 for the reasons indicated:	Zoning Board of Appeals under M.G. L. Chapter
Appellant's Name: Charlene and Charles Nic. Appellant's Address: 695 Old Post Road, Cotu	
Address of Property that is the subject of this application	
Mooring in Cotuit Bay	
Assessor's Map/Parcel Number: N/A Zo	ning District: RF
Groundwater Overlay District: N/A	
Property Owner: Beacon Marine Const., LLC If different from Appellant	, Phone:
Address of Owner: 37 Bowdoin Rd., Mashpee, If different from Appellant	MA 02649
This is a request for:	
 [] Enforcement Action [x] Appeal of Administrative Official's Decisi [] Other General Powers - Please Specify: 	on

The Appellant is the person making the appeal.

Application for Other Powers - Page 2

Nature of Appeal & Description of Request:
See_attached
Attach Additional Sheet if Necessa
s the property subject to an existing Variance or Special PermitNoxid Yes [] - #
Existing Level of Development of the Property - Number of Buildings:
Present Use(s): Commercial
Existing Gross Floor Area: sq. ft. Proposed New Gross Floor Area: sq. ft.
s the property located in a designated Historic District?
Has a building permit been issued? Has a building permit been refused? Yes [] No [x] Yes [] No [x]
The following information, as applicable, should be submitted with the application at the time of filing.
Three (3) copies of the completed application form, each with original signatures accompanied by all supporting documentation related to the appeal
Three (3) copies of a certified property survey (plot plan) and one (1) reduced copy (8 1/2" x 11" or 11" x 17") showing the dimensions of the land, all wetlands, water bodies, surrounding roadways and the location of the existing improvements on the land.
Three (3) copies of a site improvement plan and one (1) reduced copy (8 $1/2" \times 11"$ or $11" \times 17"$). The applicant may submit any additional supporting documents to assist the Board in making its determination.
ignature: Date: 5/8/20 RECEIVED
rint Name Paul Revere, III MAY 11 2020
ddress: 226 River View Lane Phone: 508-2320NN628ARD OF APPEALS
Centerville, MA 02632 Fax No.: n/A
e-mail Address: revereiii@aol.com

All correspondence on this application will be processed through the Representative named at that address and phone number provided. Except for Attorneys, if the Representative differs from the Appellant, a letter authorizing the Representative to act on behalf of the Appellant shall be required.



Town of Barnstable Zoning Board of Appeals

Agreement to Extend Time Limits For Holding of a Public Hearing and Filing of a Decision on an Appeal of an Administrative Official and Enforcement Action

Time Stamped w/Town Clerk: 5/8/20	ZBA Appeal #:
Original Hearing Date:	Applicant:
Original Decision Due:	Address:
Number of Days Extended:	
New Decision Due Date:	Map/Parcel:
holding of a public hearing and for filing a decis period of days beyond that date the be filed. This extension requires that the decision Zoning Board of Appeals and that the decision b	to specifically waive any claim for a constructive grant of
Appellant(s):	Zoning Board of Appeals:
Signature: Appellant(s) or Appellant(s) Representative	Signature: Chairman or Acting Chairman
Date:	Date:

Zoning Board of Appeals

Growth Management Department 200 Main Street, Hyannis, MA 02601 Phone: 508-862-4785 Fax: 508-862-4784 RECEIVED

MAY 11 2020

ATTACHMENT TO APPEAL OF DENIAL OF REQUEST FOR ENFORCEMENT

LAW OFFICES OF PAUL REVERE, III

226 River View Lane
Centerville, Massachusetts 02632

(508) 237-1620

revereii@aol.com

RECEIVED

MAY 11 2020

Introduction

ZONING BOARD OF APPEALS

This matter involves an appeal of the denial of a request for enforcement filed with the Barnstable Building Commissioner in January, 2020, on behalf of Charlene and Charles Nickson (the "Nickson's"). The Nickson's requested that the Building Commissioner require Beacon Marine Construction, LLC ("Beacon") to stop the storage of a commercial barge and crane on a mooring off Cordwood Landing in a residentially zoned district. The Building Commissioner denied the request. The Nickson's have appealed that denial pursuant to G.L. ch. 40A. The Nickson's request the Barnstable Zoning Board of Appeals reverse the Building Commissioner's April decision as the area is residentially zoned and no provision of state or local law allows Beacon to store or maintain a commercial barge in a residential district.

Procedural Background

On January 17, 2020, the Nickson's filed a request for enforcement regarding the barge stored by Beacon with the Barnstable Building Commissioner. (Copy attached as Exhibit One). In response to requests from the Building Commissioner, the Nickson's submitted clarifying information on March 5, 2020 (Exhibit Two), and April 10, 2020 (Exhibit Three). Later, on April 10, 2020, the Building Commissioner sent his denial of the request for enforcement with a letter from the Town attorney's office accompanying it which provided a legal basis for a portion of the Commissioner's decision. (Exhibit Four).

Request for Enforcement

The Nickson's own a property located at 695 Old Post Road, Cotuit, and immediately adjacent to Cordwood Landing. Cordwood Landing is located at the foot of Cordwood Road in the northern portions of Cotuit Bay and includes a mooring field. A copy of the Town of Barnstable's Zoning Map for the village of Cotuit was included with the request for enforcement and a copy showing the location of the Nickson's property, Cordwood Landing, and the approximate location of the Beacon's barge mooring is attached as Exhibit Five. The request for enforcement explained that Beacon stored a commercial barge and crane off Cordwood Landing on a mooring located in a RF residentially zoned district (Exhibit One, at p. 1) and attached photographs of the barge and crane (Exhibit One, at pp. 4-5) and the Town's zoning map showing that the RF District and the Town's regulatory authority extended into the waters of North Bay. (Exhibit One, at p. 7). The request pointed out that the storage of commercial vehicles is not an allowed use within the RF district and, on that basis, requested pursuant to G.L. ch. 40A, Sec. 7, that the Building Commissioner enforce the Barnstable Zoning Ordinance and prohibit Beacon from storing the

¹ While the denial of the request for enforcement is dated April 9, 2020, it was sent by email on May 10, 2020, and, in response to the Nickson's April 10, 2020, clarifying submittal. *See* Exhibit Four, at p. 1 (clarification document sent at 10:42 a.m., and denial sent at 12:06 p.m.).

barge at this or any other residentially zoned location.

More specifically, the zoning ordinance of Barnstable regulates uses within the Town. Zoning regulations of towns extend to the marine waters within their jurisdiction. G.L. ch. 40A (codification of 1975 Acts Ch. 808); and 1975 Acts Ch. 808 Sec. 2A (zoning extends to "uses of bodies of water (copy attached as Exhibit Three)). The Barnstable Zoning Map shows that the RF zoning district extends southerly from the Cotuit shoreline into Cotuit Bay at Cordwood Landing until it reaches the RF-1 District which covers Great Island/Oyster Harbors.² Thus, the barge and crane are being stored in the RF zoning district.

The only principal permitted uses in the RF District are single family residences. Barnstable Code Sec. 240-14A. No provision allows for the full-time storage of any commercial vehicle such as a barge and crane in the district as is being done by Beacon off Cordwood Landing.³ Even when a home occupation is allowed in a residential district, the homeowner can only keep one truck and a trailer on the premises. Barnstable Code Sec. 240-46(B)(12). If commercial uses like Beacon are allowed by lack of enforcement, then an individual could open up a floating restaurant, bed and breakfast, premise storage and in any mooring field.⁴

MAY 11 2020

Clarifications

On March 4, 2020, the Building Commissioner requested that the Nickson's "include a specific citation of the zoning ordinance that you would like enforced." On March 5, 2020, the Nickson's responded that:

Sec. 240-7.A prohibits uses not in conformity with the use regulations of the Barnstable Zoning ordinance.

Sec. 240-14.A states that single family dwelling detached is the only allowed principle use in the RF zoning district.

On April 2, 2020, the Building Commissioner again requested that the Nickson's rephrase their request which they did explaining that a fundamental principle of zoning is that, to be lawful, a use must conform with the allowed uses in the zoning district. Consistent with this principle, Sec. 240-7A of Barnstable Zoning Ordinance expressly provides: "No building shall be erected or altered and no building or premises shall be used for any purpose except in conformity with all of the regulations herein specified for the district in which it is located." Sec. 240-14.A(1) of the Barnstable Zoning Ordinance provides that the only "Principal permitted uses . . . in the RC-1 and RF Districts [are] Single-family

² The Town of Barnstable also extends the "Recreational Shellfish Area and Shellfish Relay Area Dock and Pier Overlay District" into these same waters which demonstrates that the Town Council knows that the waters of Cotuit Bay are regulated under the Town's zoning Ordinance.

³ Obviously, temporary storage is allowed at construction sites while construction is ongoing, but, in this case, Beacon is simply storing its barge and crane on a mooring when it is not being used on dock construction projects in Barnstable.

⁴ The Town might be concerned as to how to distinguish between this enforcement request and various other commercial ventures on the Town waterways which happen regularly such as sportfishing, tour boats, and ferries. The primary difference is that the barge is fixed in a single location for months off Cordwood Landing. In contrast, the other commercial ventures previously set forth are mobile and are navigating the waterway similar to a taxi cab or tour bus on a roadway within the Town. As such, these mobile operations are not the subject of zoning. Furthermore, the storage location where such boats and ferries are kept are limited to areas which are properly zoned such the Hyannis Harbor District, Barnstable Code Sec. 240-24.1.7A(1)(f) (allowing "charter fishing, marine sightseeing, and excursion facilities" as principal permitted uses) and the Marine Business Districts, Barnstable Code Sec. 240-23 (allowing "commercial fishing" and "whalewatching").

residential dwellings." Because the zoning regulations of towns extend to the marine waters within their jurisdiction and the Barnstable Zoning Map shows that the RF zoning district extends southerly from the Cotuit shoreline into Cotuit Bay at Cordwood Landing until it reaches the RF-1 District which covers Great Island/Oyster Harbors. Thus, the barge and crane are located in the RF zoning district.

The barge and crane are commercial construction devices that Beacon uses to construct piers and locate docks within the waters of the Town of Barnstable. No construction operations (excepting perhaps preparatory/staging activities) are performed at Cordwood Landing. Rather, the barge is moved from location to location throughout the Fall and Spring to perform construction at various locations. In the summer, it is simply stored on a mooring off Cordwood Landing near the Nickson's home in the RF District.

No provision of the Barnstable Zoning Ordinance allows for the full-time storage of any commercial vehicle such as a barge and crane in the RF district as is being done by Beacon off Cordwood Landing. The only exemption from conforming with use requirements is when a use existed prior to the zoning change and that use continued through the present. The storage of the barge cannot meet those requirements for two reasons. First, the area has been zoned residential since at least 1970 and the barge and crane have not been stored of Cordwood Landing continuously since that time. In particular, the barge was not stored on that mooring when the Nickson's purchase their home in 2000. The barge first appeared on the mooring circa 2012-2013. The Nickson's complained to Harbormaster Horn and the barge was removed for a number of years only to return in 2019. Thus, the barge was not stored for over three years at the Cordwood Landing mooring during the last ten years and cannot qualify as a pre-existing nonconforming use even if it predated zoning.⁵ Finally, the burden of proof is not on the Nickson's to demonstrate an exemption, *Hall v. Zoning Board of Appeals of Edgartown*, 28 Mass. App. Ct. 249 (1990), and there is no statute of limitations preventing enforcement against a nonconforming use which did not receive a building permit. *Lord v. Board of Appeals of Somerset*, 30 Mass. App. Ct. 226 (1991). As such, there is no exception that would allow the barge to be significant.

Denial of Request

MAY 11 2020

ZONING BOARD OF APPEALS

Within a short time of receiving, the Nickson's clarification, the Building Commissioner issued the denial which is attached as Exhibit Four. The denial stated:

- 1. Your request is not enforceable as the claim being made is without merit.
 - a. The land below the mean low water mark belongs to the Commonwealth and is beyond the jurisdiction of the building commissioner.
 - b. The waters in question are navigable tide-waters controlled exclusively by the Commonwealth and the Federal Government, neither of which will countenance any municipal interference through zoning, or otherwise, with public rights to free navigation.
- 2. Your clients lack standing to request enforcement

Exhibit Four at p. 2.

The denial also attached a "legal opinion" of the Town Attorney's Office to Support the assertions of the Building Commissioner.

⁵ My understanding is that the barge was stored in the Little River area of Cotuit Bay and generated complaints from property owners in that area.

Response to Denial

1. Courts Have Already Held That Zoning in Cotuit Extends to the Waters of the Commonwealth in Cotuit Bay

Rather than explain how the storage of a barge complies with the Barnstable Zoning Ordinance, the Building Commissioner simply states that the Ordinance does not extend to the waters of Cotuit Bay. This is patently wrong and the issue has previously been decided by the Massachusetts Supreme Judicial Court.

In particular, in Crawford v. Building Inspector of Barnstable, 356 Mass. 174 (1969) (copy attached as Exhibit Six)6, the Massachusetts Supreme Judicial Court specifically addressed the issue of whether Barnstable's zoning requirements applied to Cotuit Bay and found that they did. The Crawford matter involved a request for enforcement involving the expansion of a nonconforming "hotel" in a residential district in Cotuit. Id. at pp. 2-3 (356 Mass. 175-176). Among the changes to the hotel which the Court reviewed was "the construction of a timber pier and float which 'extends into the bay some 280 feet' from the beach or water side of the premises." Id. at p. 3 (356 Mass. 176). In addressing the pier, the Court explained:

The pier, on the beach or water side of the premises, presents a different situation. . . . The pier is 285 feet long and eight feet wide. The deck forming the "T" at the end of the pier is forty-eight feet by fifteen feet. On one side of the pier there are seven bays, each about ten feet wide and defined by piles driven twenty feet from the pier, for the mooring or berthing of boats. On the same side of the pier there is a float, sixteen by twenty feet, which is reached from the pier by a ramp ten feet long. On the other side of the pier there are thirteen bays or berths each about twelve feet wide and the fined by hoping piles driven twenty feet from the side of the pier.

MAY 1 1 2020

The facts show much more than expansion within nonconforming premises of the nonconforming business of a small hotel or club. See Brady v. Board of Appeals of Westport, 348 Mass. 515, 523. The pier is a wholly new and permanent structure where none had existed before. It makes a use of the water side of the premises which is different in quality, character and kind as well as degree from that which was made of it before. See Bridgewater v. Chuckran, 351 Mass. 20, 23, and cases cited. Indeed, to quote the judge, "the efficiency and utility of that portion of the harbor has been enhanced, as a site for sport boating, by the installation of the pier" (emphasis supplied). The effect on the neighborhood which the new use will produce consequent upon the inevitable advertising needs no elaboration. In our judgment the pier is not, as Harbor View contends, a "reasonable substitution of facilities" for reaching the hotel from the bay, but is the creation of a wholly new facility designed especially to attract and accommodate the boating public on a large scale. It is a new enterprise on the beach side of a residence D area. In bold contravention of the provisions of G. L. c. 40A, Section 5, and the zoning by-law, Harbor View has literally staked out an area in excess of 14,000

⁶ Due to the Covid 19 restrictions, the official published version of the decision was unavailable. Exhibit Six is from the state law library website and citations include page references to both the published and attached versions.

square feet on the water side of the premises for an impermissible use. It is a use which may be prevented on a petition for a writ of mandamus. Brady v. Board of Appeals of Westport, 348 Mass. 515, 517-522.

* * *

No special rights accrue to Harbor View because the pier was constructed under a license granted by the Commonwealth's Department of Public Works. The license was "subject to all applicable Federal, State, County, and Municipal laws, ordinances and regulations." Such licenses may not be used contrary to the terms of zoning by-laws. Rose v. Board of Appeals of Wrentham, 352 Mass. 301, 303.

The entire area of the town of Barnstable has been zoned.

The seaward boundary of the town coincides with the marine boundary of the Commonwealth. G. L. c. 42, Section 1. Cf. Brady v. Board of Appeals of Westport, 348 Mass. 515, 524. The whole pier is within the area subject to the zoning regulation.

* * *

The order for judgment dismissing the petition is reversed. An order is to be entered for issuance of the writ forbidding forthwith the use of the pier for the mooring of boats or as a means of access to or egress from the intervener's premises, and directing the building inspector to have the pier dismantled by the intervener. The case is to be retained by the Superior Court with power to enter such additional orders, consistent with this opinion, as may be necessary to insure the enforcement of the zaping of the building inspector.

MAY 11 2020

Id. at 6-8 (356 Mass. 179-181) (emphasis supplied and footnotes omitted).

In summary, the Supreme Judicial Court was faced with the issue of whether Barnstable's zoning requirements in Cotuit applied to pier that required a "license" from the state because it extended into lands of the commonwealth (i.e., below mean low water) and concluded that Barnstable zoning applied. The Court specifically noted that the boundaries of the Town coincide with the marine boundaries of commonwealth meaning that the Town of Barnstable can regulate offshore until the state's boundary with federal waters. This conclusion is somewhat self-evident as the Barnstable Police Department and Department of Marine and Environmental Affairs regularly enforce Town requirements on lands of the commonwealth below mean low water. Additionally, the "Recreational Shellfish Area and Shellfish Relay Area Dock and Pier Overlay District extends into Cotuit Bay in this same area. See Exhibit Five. Finally, and as mentioned in the request for enforcement, the Town's position that zoning regulation is prohibited would essentially allow any business (hotel, bar, casino, strip club) to be located within a few feet from the edge of any beach in any district and be completely immune from town regulation. The absurdity of this result is self-evident.

In support of its position, the Town cites primarily the *Fafard* decision and also to a statement of the Massachusetts Appeals Court in a decision on a matter in Mashpee. Contrary, to the Town's argument, the *Fafard* decision upholds the ability of Town's to regulate in commonwealth waters. Specifically, the *Fafard* decision holds that the Town may regulate piers in commonwealth lands to protect recreational

interests. Fafard v. Cons. Comm'n of Barnstable, 432 Mass. 205-207 (2000) (municipal conservation commission acted within its authority under the local bylaw to deny a permit to build a pier on the basis that the pier would have a significant adverse impact on recreation). Additionally, the Appeals Court decision does not hold that Mashpee cannot regulate commonwealth waters under zoning, but, simply, that "[r]easonably construed" the Mashpee zoning bylaw and map do not apply to an aquaculture in Popponessett Bay. This result is unsurprising as the Mashpee Zoning map shows that its zoning district does not extend to the water sheet. See Exhibit Seven (portion of Mashpee zoning showing Popponessett Bay). In contrast, Barnstable has regulated some harbors (Cotuit) and not others (Barnstable) under zoning. Compare Exhibit Five (Cotuit Village Zoning Map) with Exhibit Eight (Barnstable Village Zoning Map).

2. Standing is Not a Legal Reason to Deny an Enforcement Request

The request for enforcement was made pursuant to M.G.L. ch. 40A, Sec. 7 which provides:

If the officer or board charged with enforcement of zoning ordinances or by-laws is requested in writing to enforce such ordinances or by-laws against any person allegedly in violation of the same and such officer or board declines to act, he shall notify, in writing, the party requesting such enforcement of any action or refusal to act, and the reasons therefor, within fourteen days of receipt of such request.

The term "aggrieved" is nowhere found within Section 7 and no reported decision has grafted such a requirement onto Section 7. The reason is simple. First, the word "aggrieved" is not used in Section 7 in contrast to other provisions of G.L. ch. 40A which can only be invoked by a person "aggrieved." *See* G.L. ch. 40A, Secs. 8, 13, and 17. Second, importing an "aggrieved" standard onto zoning enforcement would require the Building Commissioner to engage in a determination of the impact of a zoning violation on the requester – an inquiry that a Building Commissioner would be ill suited to engage in – rather than simply focusing on the merits of the request.

Regardless, the Nickson's agree that to successfully attain review of the Building Commissioner's denial before the Zoning Board of Appeals, they will be required to demonstrate aggrievement to the Board before it closes the public hearing. *Green v. Bd. of Appeals of Provincetown*, 404 Mass. 571 (1989). The Nickson's will be submitting additional information to demonstrate their aggrievement, but, note, that the matter involves a business operating in a residential only RF zoning district and, as such, the Nickson's are "aggrieved" and have standing to preserve the integrity of the district.

RECEIVED

MAY 11 2020

Paul Revere, III

EXHIBIT ONE

RECEIVED

MAY **11** 2020

LAW OFFICES OF PAUL REVERE, III

226 River View Lane Centerville, Massachusetts 02632 (508) 237-1620

revereiii@aol.com

January 17, 2020

Brian Florence Barnstable Building Commissioner 200 Main Street Hyannis, Massachusetts 02601

Via Hand Delivery

RE: Request for Enforcement

Beacon Marine Construction Barge

RECEIVED

MAY 11 2020

Mr. Florence:

ZONING BOARD OF APPEALS

This letter is written on behalf of Charlene and Charles Nickson of 695 Old Post Road, Cotuit, and is in regards to the storage of a commercial barge and crane by Beacon Marine Construction, LLC ("Beacon") off Cordwood Landing on a mooring located in a residentially zoned district. Attached as Exhibit One is a photograph showing the barge and crane. Based upon my review of the Barnstable Zoning Ordinance and maps, the waters off of Cordwood Landing are located in the RF Zoning District (copy of portion of zoning map attached as Exhibit Two) and that district does not allow the storage of commercial vehicles. As such and on behalf of the Nickson's, I hereby request pursuant to G.L. ch. 40A, Sec. 7, that you enforce the Ordinance and prohibit Beacon from storing the barge at this or any other residentially zoned location.

Zoning Jurisdiction of Barnstable

The zoning ordinance of Barnstable regulates uses within the Town. Zoning regulations of towns extend to the marine waters within their jurisdiction. G.L. ch. 40A (codification of 1975 Acts Ch. 808); see also 1975 Acts Ch. 808 Sec. 2A (zoning extends to "uses of bodies of water (copy attached as Exhibit Three)).

The Barnstable Zoning Map shows that the RF zoning district extends southerly from the Cotuit shoreline into Cotuit Bay at Cordwood Landing until it reaches the RF-1 District which covers Great Island/Oyster Harbors. Thus, the barge and crane are being stored in the RF zoning district.

Allowed Uses in the RF Zoning District and Beacon's Use of the Mooring

The only principal permitted uses in the RF District are single family residences. Barnstable Code Sec. 240-14A. No provision allows for the full-time storage of any commercial vehicle such as a barge and crane in the district as is being done by Beacon off Cordwood Landing.² Even when a home occupation is allowed in a residential district, the homeowner can only keep one truck and a trailer on the premises.

¹ The Town of Barnstable also extends the "Recreational Shellfish Area and Shellfish Relay Area Dock and Pier Overlay District" into these same waters which demonstrates that the Town Council knows that the waters of Cotuit Bay are regulated under the Town's zoning Ordinance.

² Obviously, temporary storage is allowed at construction sites while construction is ongoing, but, in this case, Beacon is simply storing its barge and crane on a mooring when it is not being used on dock construction projects in Barnstable.

Barnstable Code Sec. 240-46(B)(12). Frankly, if commercial uses like Beacon are allowed by lack of enforcement, then an individual could open up a floating restaurant, bed and breakfast, or lumber storage yard in any mooring field.³

In summary, the use of a mooring for the storage of a commercial barge in the RF District as Beacon is doing is a violation of the Barnstable Zoning Ordinance. As such, the Nickson's hereby demand that the Barnstable Building Department inform Beacon that it cannot store its barge in a residential district in the Town of Barnstable.

In accordance with G.L. ch. 40A, Sec. 7, please "notify [me], in writing, . . . of any action [which you have taken] or [your] refusal to act, and the reasons therefor, within fourteen days of receipt of this request."

If you have any questions, please feel free to contact me.

Very truly yours,

Paul Revere, III

cc: Nickson, Horn

RECEIVED

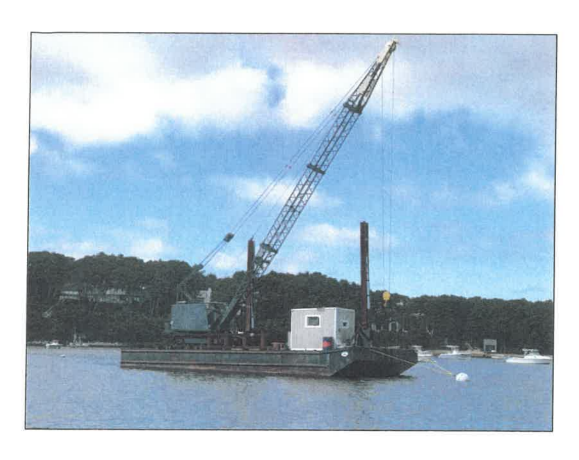
MAY 11 2020

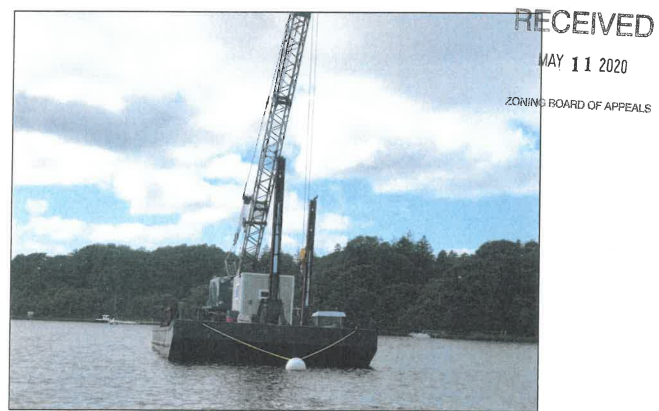
³ The Town might be concerned as to how to distinguish between this enforcement request and various other commercial ventures on the Town waterways which happen regularly such as sportfishing, tour boats, and ferries. The primary difference is that the barge is fixed in a single location for months off Cordwood Landing. In contrast, the other commercial ventures previously set forth are mobile and are navigating the waterway similar to a taxi cab or tour bus on a roadway within the Town. As such, these mobile operations are not the subject of zoning. Furthermore, the storage location where such boats and ferries are kept are limited to areas which are properly zoned such the Hyannis Harbor District, Barnstable Code Sec. 240-24.1.7A(1)(f) (allowing "charter fishing, marine sightseeing, and excursion facilities" as principal permitted uses) and the Marine Business Districts, Barnstable Code Sec. 240-23 (allowing "commercial fishing" and "whale-watching").

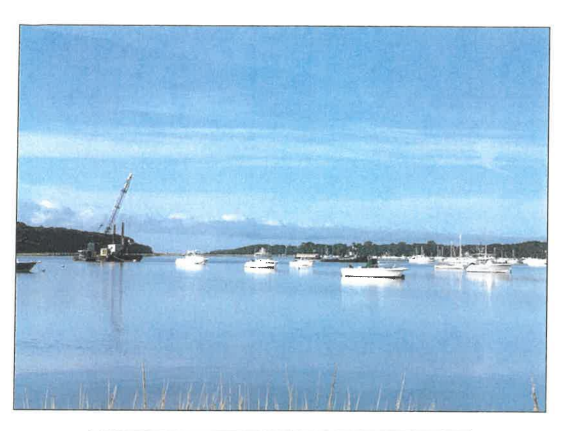
EXHIBIT ONE

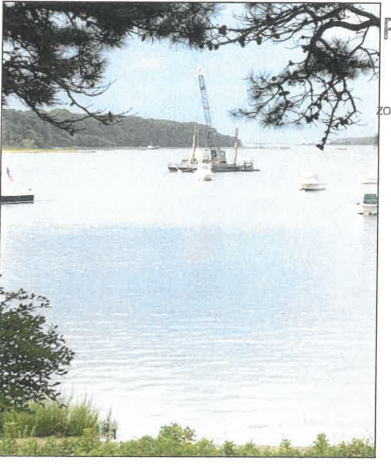
RECEIVED

MAY 1 1 2020









RECEIVED
MAY 11 2020

EXHIBIT TWO

RECEIVED

MAY 1 1 2020



ZONING MAP of the TOWN OF BARNSTABLE, MASSACHUSETTS

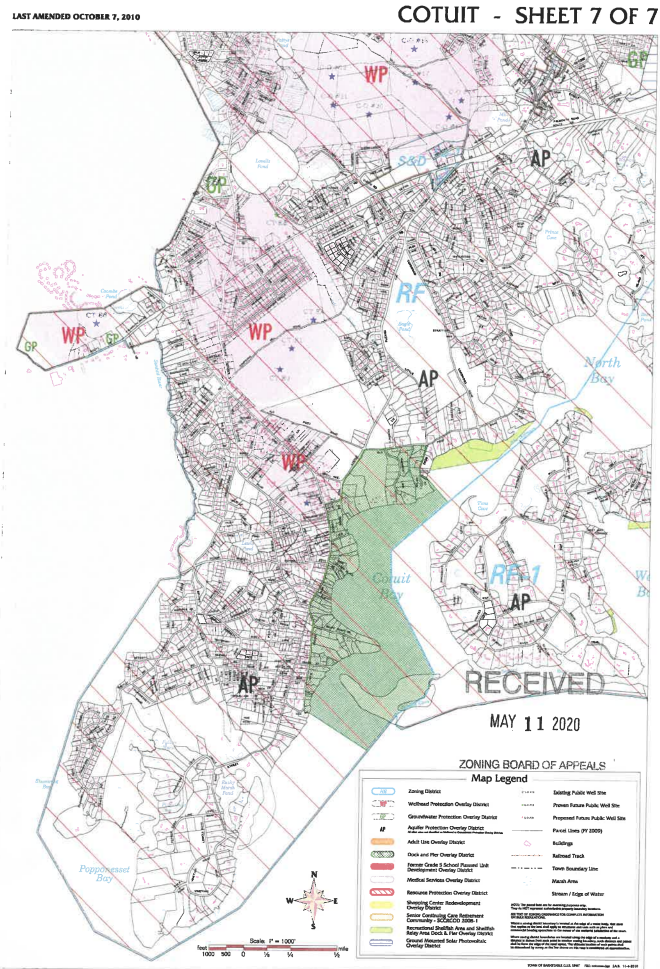


EXHIBIT THREE

RECEIVED

MAY 11 2020

I further declare that in my opinion said law is an emergency law and the facts constituting the emergency are as follows:

In order to immediately begin the process of preparing local growth policy statements.

Sincerely,
MICHAEL S. DUKAKIS,
Governor of the Commonwealth.

Office of the Secretary, Boston, December 22, 1975.

I, Paul Guzzi, Secretary of the Commonwealth, hereby certify that the accompanying statement was filed in this office by His Excellency the Governor of the Commonwealth of Massachusetts at two o'clock and twenty minutes, P.M., on the above date, and in accordance with Article Forty-eight of the Amendments to the Constitution said chapter takes effect forthwith, being chapter eight hundred and seven of the acts of nineteen hundred and seventy-five.

PAUL GUZZI,
Secretary of the Commonwealth. 1 1 2020

ZONING BOARD OF AFFERIC

Chap. 808. An Act further regulating the zoning enabling act.

Be it enacted, etc., as follows:

Section 1. Chapter 40 of the General Laws is hereby amended by striking out section 32, as most recently amended by chapter 308 of the acts of 1967, and inserting in place thereof the following section:—

Section 32. Except to the extent that a zoning by-law may take effect as provided in section five of chapter forty A, before a by-law takes effect it shall be approved by the attorney general or ninety days shall have elapsed without action by the attorney general after the clerk of the town in which a by-law has been adopted has submitted to the attorney general a certified copy of such by-law with a request for its approval, a statement clearly explaining the proposed by law, including maps and plans if necessary, and adequate proof that all of the procedural requirements for the adoption of such by-law have been complied with. Such request and proof shall be submitted by the town clerk within fifteen days after final adjournment of the town meeting at which such by-law was adopted. If the attorney general does not, within said ninety days, request of such town clerk in writing further proof of such compliance stating specifically wherein such proof is inadequate, it shall be presumed that the proof submitted was adequate. If the attorney

general disapproves a by-law he shall give notice to the town clerk of the town in which the by-law was adopted of his disapproval, with his reasons therefor. If a by-law of a town takes effect by reason of the failure of the attorney general to seasonably act upon a request for its approval, the clerk of such town shall enter in his records a statement that the by-law has become effective by reason of such failure of the attorney general to act. Before a by-law or an amendment thereto takes effect it shall also be published in a town bulletin or pamphlet, copies of which shall be posted in at least five public places in the town; and if the town is divided into precincts, copies shall be posted in one or more public places in each precinct of the town; or instead of such publishing in a town bulletin or pamphlet and such posting, copies thereof may be published at least twice at least one week apart in a newspaper of general circulation in the town. The publication of a zoning by-law shall include a statement that claims of invalidity by reason of any defect in the procedure of adoption or amendment may only be made within ninety days of such posting or of the second publication and a statement indicating where copies of such by-law may be examined and obtained. The requirements of publishing in a town bulletin or pamphlet and posting, or publishing in one or more newpapers, as above, may be dispensed with if notice of the by-laws is given by delivering a copy thereof at every occupied dwelling or apartment in the town, and affidavits of the persons delivering the said copies, filed with the town clerk, shall be conclusive evidence of proper notice hereunder. This section shall not apply to cities.

Section 2. Said chapter 40, as appearing in the Tercentenary Edition, is hereby amended by striking out section 32A, as appearing in the Tercentenary Edition, and inserting in place thereof the following section:—

Section 32A. The provisions in the charter of a city which accepts this section by vote of its city council, requiring newspaper advertising of certain ordinances and proposed ordinances shall, in case of any ordinance or proposed ordinance, or codification thereof, exceeding in length eight octavo pages of ordinary book print, be deemed to be complied with if the same is published by the city council in a municipal bulletin or printed pamphlet, but otherwise in conformity with said provisions, except for zoning ordinances or amendments thereto, a summary of which shall be published at least two times in a newspaper of general circulation in the city. The publication of such zoning summaries shall include a statement indicating where copies of the ordinance may be examined and obtained and a statement that claims of invalidity by reason of any defeat, in the procedure of adoption may only be made within ninety days after the posting or the second publication.

MAY 1 1 2020

Section 2A. The purposes of this act are to facilitiate, encourage, and foster the adoption and modernization of zoning ordinances and by-laws by municipal governments in accordance with the provisions of Article 89 of the Amendments to the Constitution and to achieve greater implementation of the

powers granted to municipalities thereunder.

This act is designed to provide standardized procedures for the administration and promulgation of municipal zoning laws. This section is designed to suggest objectives for which zoning might be established which include, but are not limited to, the following: — to lessen congestion in the streets; to conserve health; to secure safety from fire, flood, panic and other dangers: to provide adequate light and air; to prevent overcrowding of land, to avoid undue concentration of population; to encourage housing for persons of all income levels; to facilitate the adequate provision of transportation, water, water supply, drainage, sewerage, schools, parks, open space and other public requirements; to conserve the value of land and buildings, including the conservation of natural resources and the prevention of blight and pollution of the environment; to encourage the most appropriate use of land throughout the city or town, including consideration of the recommendations of the master plan, if any, adopted by the planning board and the comprehensive plan, if any, of the regional planning agency: and to preserve and increase amenities by the promulgation of regulations to fulfill said objectives. Said regulations may include but are not limited to restricting, prohibiting, permitting or regulating:

1. uses of land, including wetlands and lands deemed subject

to seasonal or periodic flooding;

2. size, height, bulk, location and use of structures, including buildings and signs except that billboards, signs and other advertising devices are also subject to the provisions of sections twenty-nine through thirty-three, inclusive, of chapter ninety-three, and to chapter ninety-three D:

3. uses of bodies of water, including water courses;

4. noxious uses;
5. areas and dimensions of land and hodies of water to be

5. areas and dimensions of land and bodies of water to be occupied or unoccupied by uses and structures, courts, yards MAYd 1 2020 open spaces;

6. density of population and intensity of use;

7. accessory facilities and uses, such as vehicle parking and loading, landscaping and open space; and

8. the development of the natural, scenic and aesthetic

qualities of the community.

Section 3. The General Laws are hereby amended by striking out chapter 40A and inserting in place thereof the following chapter:—

MAY 1 1 2020

ZONING BOARD OF APPEALS

CHAPTER 40A. ZONING.

Section 1. This chapter shall be known and may be cited as "The Zoning Act".

As used in this chapter the following words shall have the following meanings:—

"Permit granting authority", shall mean the board of appeals

or zoning administrator.

"Special permit granting authority", shall include the board of selectmen, city council, board of appeals, planning board, or zoning administrator as designated by zoning ordinance or by-

law for the issuance of special permits.

"Zoning", as used in this chapter, shall mean ordinances and by-laws, adopted by cities and towns to regulate the use of land, buildings and structures to the full extent of the independent constitutional powers of cities and towns to protect the health, safety and general welfare of their present and future inhabitants.

"Zoning administrator", shall mean a person designated by the board of appeals pursuant to section thirteen to assume certain of the duties of said board.

Section 2. Special permits authorizing cluster development shall provide that open land for cluster development shall be conveyed to the city or town and accepted by it for park or open space use, or be conveyed to a nonprofit organization, the principal purpose of which is the conservation of open space, or be conveyed to a corporation or trust owned or to be owned by the owners of lots or residential units within the land.

Section 3. No zoning ordinance or by-law shall regulate or restrict the use of materials or methods of construction of structures regulated by the state building code, nor shall any such ordinance or by-law prohibit, unreasonably regulate or require a special permit for the use of land for the primary purpose of agriculture, horticulture or floriculture, nor shall they prohibit or unreasonably regulate the expansion or reconstruction of existing structures thereon for the primary purpose of agriculture, horticulture or floriculture, except that all such activities may be limited to parcels of more than five acres in areas not zoned for agriculture, horticulture or floriculture. For such purposes land divided by a public or private way or a waterway shall be construed as one parcel. No zoning ordinance or by-law shall exempt land or structures from flood plain or wetlands regulations established pursuant to general law.

No zoning ordinance or by-law shall regulate or restrict the interior area of a single family residential building nor shall any such ordinance or by-law prohibit, regulate or restrict the use of land or structures for religious purposes or for educational purposes on land owned or leased by the commonwealth or any of its agencies, subdivisions or bodies politic or by a religious sect

RECEIVED

MAY 11 2020

From: revereiii@aol.com,

To: Brian.Florence@town.barnstable.ma.us, Subject: Re: Beacon Marine Construction Barge

Date: Thu, Mar 5, 2020 4:46 pm

Brian:

In reply to your email.

Sec. 240-7.A prohibits uses not in conformity with the use regulations of the Barnstable Zoning ordinance.

Sec. 240-14.A states that single family dwelling detached is the only allowed principle use in the RF zoning district.

Paul Revere, III Law Offices of Paul Revere, III 508-237-1620

----Original Message-----

From: Florence, Brian <Brian.Florence@town.barnstable.ma.us>

To: revereiii@aol.com <revereiii@aol.com>

Sent: Wed, Mar 4, 2020 5:29 pm

Subject: RE: Beacon Marine Construction Barge

Hi Paul,

I have reviewed your request for enforcement and respectfully request additional information. Your letter states, "I hereby request pursuant to G.L. ch. 40A, Sec. 7, that you enforce the ordinance and prohibit Beacon from storing the barge at this or any other residentially zoned location." You follow that request with several statements ostensibly in support of your request. (see also para. 5 – the demand does not cite the ordinance).

I would like to complete my response for you right away as you have been very patient, however in order for me to do that I am going to need for you to rephrase your request to include a specific citation of the zoning ordinance that you would like enforced.

If you have any questions regarding this request for additional information please do not hesitate to contact me.

Regards,
Brian Florence, Building Commissioner
Building Department I Town of Barnstable
200 Main Street
Hyannis, MA 02601
508-862-4038

Brian.florence@town.barnstable.ma.us

From: revereiii@aol.com [mailto:revereiii@aol.com]

Sent: Thursday, February 27, 2020 4:59 PM

To: Florence, Brian

Subject: Re: Beacon Marine Construction Barge

RECEIVED

MAY 11 2020

I would be more than pleased to have a response by then.

Paul R

----Original Message----

From: Florence, Brian < Brian. Florence@town.barnstable.ma.us>

To: revereiii@aol.com <revereiii@aol.com>

Sent: Thu, Feb 27, 2020 4:34 pm

Subject: RE: Beacon Marine Construction Barge

Hi Paul.

Thank you for your email and follow-up. I apologize for the delay in your response it was not intentional. With your permission I will have a full response for you including findings and a determination no later than the end of next week.

Regards,
Brian Florence, Building Commissioner
Building Department I Town of Barnstable
200 Main Street
Hyannis, MA 02601
508-862-4038
Brian.florence@town.barnstable.ma.us

From: revereiii@aol.com [mailto:revereiii@aol.com]

Sent: Wednesday, February 26, 2020 6:40 PM

To: Florence, Brian

Subject: Re: Beacon Marine Construction Barge

RECEIVED

MAY 1 1 2020

ZONING BOARD OF APPEALS

Brian:

Tomorrow will be two weeks since I sent the email below to you about this matter and 42 days since I requested enforcement.

By statute, you were supposed to respond within 14 days. I recognize that the statute has been interpreted as "directory" not "mandatory." However, the statute does constitute a "direction" and the time for a response has long grown.

As I said before, I do understand that this matter presents unique issues.

And, I ask again: "Do you know when a response to the request will be forthcoming?"

Paul Revere, III

Law Offices of Paul Revere, III

Re: Beacon Marine Construction Barge 5/8/20, 10:06 AM

508-237-1620

----Original Message----

From: revereiii <revereiii@aol.com>

To: Brian.Florence <Brian.Florence@town.barnstable.ma.us>

Sent: Thu, Feb 13, 2020 6:51 pm

Subject: Beacon Marine Construction Barge

Brian:

Tomorrow will be the 28th day since I delivered the attached letter to you requesting enforcement with respect to the Beacon Marine barge.

I have received nothing in response to my request.

Obviously, I know that the request presents some interesting and unique issues of zoning compliance when compared to other requests to your office and likely will require some consultation with Town counsel, etc., before providing a response.

Do you know when a response to the request will be forthcoming?

Paul Revere, III Law Offices of Paul Revere, III 508-237-1620

CAUTION: This email originated from outside of the Town of Barnstable! <u>Do not click links</u>, open attachments or reply, unless you recognize the sender's email address and know the content is safe!

CAUTION: This email originated from outside of the Town of Barnstable! <u>Do not click links</u>, open attachments or reply, unless you recognize the sender's email address and know the content is safe!

RECEIVED

MAY 11 2020

EXHIBIT THREE

RECEIVED

MAY 11 2020

LAW OFFICES OF PAUL REVERE, III 226 River View Lane Centerville, Massachusetts 02632 (508) 237-1620

revereiii@aol.com

April 10, 2020

Brian Florence Barnstable Building Commissioner 200 Main Street Hyannis, Massachusetts 02601

Via Email and First Class MEECEIVED

RE:

Request for Enforcement

Beacon Marine Construction Barge

Supplemental Information

MAY 11 2020

ZONING BOARD OF AFPEALS

Mr. Florence:

This letter follows up on my January 17, 2020, letter requesting enforcement on behalf of Charlene and Charles Nickson of 695 Old Post Road, Cotuit.¹ In particular, my prior letter explained that Beacon Marine Construction, LLC ("Beacon") stored a commercial barge and crane off Cordwood Landing on a mooring located in a RF residentially zoned district. I attached photographs of the barge and crane and the Town's zoning map showing that the RF District and the Town's regulatory authority extended into the waters of North Bay, and pointed out that the storage of commercial vehicles is not an allowed use within the RF district. On that basis, I requested pursuant to G.L. ch. 40A, Sec. 7, that you as Building Commissioner enforce the Barnstable Zoning Ordinance and prohibit Beacon from storing the barge at this or any other residentially zoned location.

On March 4, 2020, you wrote me and asked that I "include a specific citation of the zoning ordinance that you would like enforced." On March 5, 2020, I responded that:

Sec. 240-7.A prohibits uses not in conformity with the use regulations of the Barnstable Zoning ordinance.

Sec. 240-14.A states that single family dwelling detached is the only allowed principle use in the RF zoning district.

After some follow up emails asking for a response to my January 17, 2020, request for enforcement, you

¹ There is no requirement that the Nickson's demonstrate that they are aggrieved to request enforcement of the Barnstable Zoning Ordinance pursuant to G.L. ch. 40A, Sec. 7. See Bobrowski, Handbook of Massachusetts Land Use and Planning Law (4th Edition, 2018) at p. 7-15. Regardless, even if they were required to demonstrate aggrievement, the Nickson's could readily do so as not only are they aggrieved by the commercial storage of the barge in direct contravention to the requirements of the residential zoning district, but, further, the Barnstable Zoning Ordinance specifically provides the purpose of the Ordinance includes the regulation of the location and use of buildings, structures, or land for trades to promote the public welfare, Sec. 240-2, and, thus, damages to their property values by the unlawful use are within the interests of the Barnstable Zoning Ordinance.

emailed on April 2, 2020, stating that the wording of the original request and my follow up were not an "actionable request for enforcement" and that I needed to rephrase my request.

While I respectfully disagree that G.L. ch. 40A requires that I specifically designate how the barge violates the Barnstable Zoning Ordinance and, if my request does not properly make such designation, a building commissioner can deny the request on that basis alone, I will rephrase my request consistent with your emails.

Rephrased Request

It is a fundamental principle of zoning that, to be lawful, a use must conform with the allowed uses in the zoning district. Consistent with this principal, the Sec. 240-7A of Barnstable Zoning Ordinance expressly provides: "No building shall be erected or altered and no building or premises shall be used for any purpose except in conformity with all of the regulations herein specified for the district in which it is located." Sec. 240-14.A(1) of the Barnstable Zoning Ordinance provides that the only "Principal permitted uses . . . in the RC-1 and RF Districts [are] Single-family residential dwellings."

As I explained in my January 17, 2020, request, the zoning regulations of towns extend to the marine waters within their jurisdiction, G.L. ch. 40A (codification of 1975 Acts Ch. 808); see also 1975 Acts Ch. 808 Sec. 2A (zoning extends to "uses of bodies of water"). The Barnstable Zoning Map shows that the RF zoning district extends southerly from the Cotuit shoreline into Cotuit Bay at Cordwood Landing until it reaches the RF-1 District which covers Great Island/Oyster Harbors. Thus, the barge and crane are located in the RF zoning district.

The barge and crane are commercial construction devices that Beacon uses to construct piers and locate docks within the waters of the Town of Barnstable. No construction operations (excepting perhaps preparatory/staging activities) are performed at Cordwood Landing. Rather, the barge is moved from location to location throughout the Fall and Spring to perform construction at various locations. In the summer, it is simply stored on a mooring off Cordwood Landing near the Nickson's home in the RF District.

No provision of the Barnstable Zoning Ordinance allows for the full-time storage of any commercial vehicle such as a barge and crane in the RF district as is being done by Beacon off Cordwood Landing.² Further, even when a home occupation is allowed in a residential district, the homeowner can only keep one truck and a trailer on the premises. Barnstable Code Sec. 240-46(B)(12). Frankly, if commercial uses like Beacon are allowed by lack of enforcement, then an individual could open up a floating restaurant, bed and breakfast, or lumber storage yard in any mooring field.³

The only exemption from conforming with use requirements is when a use existed prior to the zoning change and that use continued through the present. The storage of the barge cannot meet those requirements for two reasons. First, the area has been zoned residential since at least 1970 and the

2

² Obviously, temporary storage is allowed at construction sites while construction is ongoing, but, in this case, Beacon is simply storing its barge and crane on a mooring when it is not being used on dock construction projects elsewhere in Barnstable.

³ The Town might be concerned as to how to distinguish between this enforcement request and various other commercial ventures on the Town waterways which happen regularly such as sportfishing, tour boats, and ferries. The primary difference is that the barge is fixed in a single location for months off Cordwood Landing. In contrast, the other commercial ventures previously set forth are mobile and are navigating the waterway similar to a taxi cab or tour bus on a roadway within the Town. As such, these mobile operations are not the subject of zoning. Furthermore, the storage location where such boats and ferries are kept are limited to areas which are properly zoned such the Hyannis Harbor District, Barnstable Code Sec. 240-24.1.7A(1)(f) (allowing "charter fishing, marine sightseeing, and excursion facilities" as principal permitted uses) and the Marine Business Districts, Barnstable Code Sec. 240-23 (allowing "commercial fishing" and "whale-watching").

barge and crane have not been stored of Cordwood Landing continuously since that time. In particular, the barge was not stored on that mooring when the Nickson's purchase their home in 2000. The barge first appeared on the mooring circa 2012-2013. The Nickson's complained to Harbormaster Horn and the barge was removed for a number of years only to return in 2019. Thus, the barge was not stored for over three years at the Cordwood Landing mooring during the last ten years and cannot qualify as a pre-existing nonconforming use even if it predated zoning. Finally, I note that the burden of proof is not on my client to demonstrate an exemption, Hall v. Zoning Board of Appeals of Edgartown, 28 Mass. App. Ct. 249 (1990), and there is no statute of limitations preventing enforcement against a nonconforming use which did not receive a building permit. Lord v. Board of Appeals of Somerset, 30 Mass. App. Ct. 226 (1991). As such, there is no exception that would allow the barge to be stored in the RF District.

In summary, the use of a mooring for the storage of a commercial barge in the RF District as Beacon is doing is a violation of the Barnstable Zoning Ordinance. As such, the Nickson's hereby demand that the Barnstable Building Department inform Beacon that it cannot store its barge in a residential district in the Town of Barnstable and require its removal from the RF District.

In accordance with G.L. ch. 40A, Sec. 7, please "notify [me], in writing, . . . of any action [which you have taken] or [your] refusal to act, and the reasons therefor, within fourteen days of receipt of this request."

If you have any questions, please feel free to contact me.

Very truly yours,

Paul Revere, III

cc: Nickson, Harbormaster's Office

RECEIVED

MAY 11 2020

⁴ My understanding is that the barge was stored in the Little River area of Cotuit Bay and generated complaints from property owners in that area.

EXHIBIT FOUR

RECEIVED

MAY 11 2020

Coyle, Brenda

From:

Florence, Brian

Sent:

Friday, April 10, 2020 12:06 PM

To:

revereiii@aol.com

Cc:

Nober, Karen; McLaughlin, Charles; Coyle, Brenda; Shea, Sally

Subject:

RE: Rephrased Request for Enforcement -- Beacon Marine Barge

Attachments:

Nickson Zoning Req Enf Denial -20.docx; Nickson Beacon Marine Watersheet Zoning Opinion Final.docx

Attorney Revere,

Thank you for your email. Please be advised that your clients request for enforcement is denied. Enclosed please find copies of that denial (unsigned) as well as a legal opinion from the Town Attorney's office for your convenience.

The original documents will be sent today by USPS to:

Attorney Paul Revere III 226 River View Lane Centerville, MA 02632

If you have any questions please do not hesitate to contact me.

Regards, Brian Florence, Building Commissioner Town of Barnstable 200 Main Street Hyannis, MA 02601 (508) 862-4038 Brian.florence@town.barnstable.ma.us

From: revereiii@aol.com [mailto:revereiii@aol.com]

Sent: Friday, April 10, 2020 10:42 AM

To: Florence, Brian

Brian:

Subject: Rephrased Request for Enforcement -- Beacon Marine Barge

RECEIVED

MAY 11 2020

ZONING BOARD OF APPEALS

Attached please find a rephrased request for enforcement.

Paul Revere, III Law Offices of Paul Revere, III 508-237-1620

CAUTION: This email originated from outside of the Town of Barnstable! Do not click links, open attachments or reply, unless you recognize the sender's email address and know the content is safe!

Town of Barnstable Building Department Services

Brian Florence, CBO Building Commissioner

200 Main Street, Hyannis, MA 02601 www.town.barnstable.ma.us



Office: 508-862-4038 Fax: 508-790-6230

Notice of Zoning Ordinance Request for Enforcement Denial

4/9/2020

Charles and Charlene Nickson of 695 Old Post Road, Cotuit, MA and all persons having interest in this notice C/O Attorney Paul Revere:

I am in receipt of a request for zoning enforcement dated January 17, 2020. Your request is made in accordance with M.G.L. c. 40A § 7 concerning the property referred in your letter as "waters off of Cordwood Landing". Please be advised that your request for enforcement is DENIED.

Summary of Request for Enforcement:

In your request for enforcement you allege that Beacon Marine Construction has moored a "commercial barge and crane" in the waters off of Cordwood Landing and you allege that in doing so they have violated the Town of Barnstable Zoning Ordinance sections 240-7.A and 240-14.A respectively. (Please reference follow-up email by you on March 5, 2020 and again on April 10, 2020.)

Your request specifically demands that "the Barnstable Building Department inform Beacen that it cannot store its barge in a residential district in the Town of Barnstable".

Summary of Reason(s) for Denial:

MAY 11 2020

Your request for enforcement is denied in accordance with M.G.L. c. 40A § 7 for the following reasons:

- 1. Your request is not enforceable as the claim being made is without merit.
 - a. The land below the mean low water mark belongs to the Commonwealth and is beyond the jurisdiction of the building commissioner.
 - b. The waters in question are navigable tide-waters controlled exclusively by the Commonwealth and the Federal Government, neither of which will countenance any municipal interference through zoning, or otherwise, with public rights to free navigation.
- 2. Your clients lack standing to request enforcement

Enclosed with this Notice of Denial for your convenience please find a legal opinion from the Town Attorney's office which was used in part for this determination.

If you have been aggrieved by this determination, you may file an appeal with the Town Clerk as well as the Planning and Development Department of the Town Barnstable,

specifying the ground thereof within thirty (30) days of the receipt of this notice in accordance with Chapter 40A Section 15 of the Massachusetts General Laws.

Regards,

Brian Florence

Florence Blc **Building Commissioner**

RECEIVED

MAY 11 2020

April 6, 2020

To: Brian Florence, Barnstable Building Commissioner

From: Karen Nober, Town Attorney
T. David Houghton, First Assistant
Charles S. McLaughlin, Jr., Senior Counsel

Re: Beacon Marine Construction, L.L.C. ("Beacon") Mooring; Demand for Enforcement

Background:

In a letter to you dated January 17, 2020, Attorney Paul Revere asserted on behalf of his clients, Charlene and Charles Nickson, owners of waterfront property at 695 Old Post Road, Cotuit, that a barge and crane owned by Beacon is moored in an area of tide-waters (i.e., below the mean low water mark) off of Cordwood Landing, Cotuit. The Nickson's allege that the RF zoning district extends southerly into Cotuit Bay from the upland and that the "storage" of this obviously commercial equipment in an alleged RF residential zone is a violation of the Barnstable zoning Ordinance. They demand that you undertake an enforcement action to abate this alleged violation.

As more fully explained below, no such enforcement action should be undertaken because,

1/ the Town's zoning does not extend to the watersheet and submerged land below mean low water, as is the case here, because that land is owned by the Commonwealth and is held in trust for the Public Benefit,

2/ the Nickson's have no standing to demand such enforcement, and,

3/ the waters in question are navigable tide-waters controlled exclusively by the Commonwealth and the Federal Government, neither of which will countenance any municipal interference through zoning, or otherwise, with public rights to free navigation. **RECEIVED**

Analysis:

MAY 11 2020

Ownership of the seabed below mean low water:

ZONING BOARD OF APPEALS

The essence of the Nickson claim is that the town's zoning extends below mean low water and across the navigable tide-waters of the Town that are connected and open to the sea. The claim is without merit. As explained in two Supreme Judicial Court cases and in one Appeals Court decision discussed below, it is black letter law dating to the Colonial Ordinances of 1647 that a Town's ownership of lands and hence its zoning ends at the mean low water mark of navigable tide-waters.

In Boston Waterfront Development Corporation v. Commonwealth, 378 Mass. 629 (1979), the Supreme Judicial Court went to great lengths to explore the European and especially the English history of public rights to navigation in salt waters connected to the sea and how those rights were subsumed by the Commonwealth as eventual successor to the rights of the English Crown. At issue in Boston Waterfront was the ownership of that portion of Boston's Lewis Wharf which had been constructed below the mean low water line into Boston Harbor. Noting the importance of wharf development to the economic viability of the colonies and the post-revolution states, the SJC quoted an 1850 State Senate report on the subject:

"By the law of all civilized Europe, before the feudal system obtained in England, there was no such thing as property in tidal waters. Tide waters were *res omnium*, that is, they were for the common use, like air and light ... In England, the fiction of a fee in the Crown, and the control of the trust in Parliament, we understand to have been a mode, suited to the times and the genius of the feudal law, for insuring to the State the control over tide-waters. The Commonwealth succeeds to this right of control." 378 Mass., at 633.

"Land ownership in the colony was governed by the English Common Law, which our ancestors brought with them, claiming it as their birthright. Owners of land bounded by the sea or salt water 'could not, by such boundary, hold any land below the ordinary low water mark; for all the land below belonged of common right to the king." 378 Mass., at 634. Internal citations and quotations omitted.

Thus, the ultimate holding in *Boston Waterfront* was that any portion of Lewis Wharf below the mean low water mark would need to be devoted to public use and, failing such continuing public use by the owner of the wharf, title would revert to the Commonwealth.

In reference to this particular matter, *Boston Waterfront* makes clear that the Sovereign, now the Commonwealth, owns the seabed below mean low water. See, also, *Fafard v*.

Conservation Commission of Barnstable, 432 Mass. 194 (2000), discussed immediately.

Public Trust Rights:

MAY 1 1 2020

Fafard is a seminal case quoted regularly for the proposition that a municipality may adopt a general ordinance that is more restrictive than G.L. c. 131, §40 (the Massachusetts Wetlands Protection Act) with respect to matters or projects within the jurisdiction of the Conservation Commission. Barnstable had itself enacted a wetlands protection ordinance that was stricter than G.L. c. 131, §40 and purported to protect, among other values, "public trust rights in trust lands".

The Fafard proposal to build a pier and dock extending into the Eel River in Osterville, a salt water estuary located in the same general locale known as the Three Bays and less than one mile from the Nickson property was presented to the Barnstable Conservation Commission.

After hearing, the Commission issued a detailed decision which denied the Fafard application, As reasons for denial, the Commission cited the interference that the large project would impose on "recreational" values of navigation protected by the local ordinance as well as the fact that the pier "would pose significant adverse impacts to ... public trust rights."

The Supreme Judicial Court first examined Barnstable's attempt to exercise control and judgement of the extent to which a project was consistent with "public trust rights". The Court concluded that the attempt was an improper claim of authority to administer public trust rights. That authority rests solely in the Commonwealth unless it has been granted to the Town by the Commonwealth or by an entity to which the Commonwealth has expressly delegated that authority. Finding that no such power had been granted to the Town, it followed that the Town did not have the authority to grant that power to its Conservation Commission. The Court noted,

"The Commonwealth, as successor to the colonial authorities, owns and controls the lands seaward of the flats (i.e., below mean low water, ed.). These lands are held in trust by the Commonwealth to preserve the general rights of the public. 'The waters and the land under (waters) beyond the line of private ownership are held by the State, both as owner of the fee and as the repository of sovereign power, with a perfect right of control in the interest of the public. The Commonwealth's authority with respect to these lands, to which we refer today as 'Commonwealth Tidelands', is subject only to Federal Law¹, the State Constitution, and the State's obligation as trustee." (Interior citations omitted.) 432 Mass., at 198.

The Court struck the portion of the Barnstable ordinance that purported to exercise *public trust rights* in the Tidelands. Nevertheless, the Court then held that the balance of the Barnstable ordinance was valid and therefore sustained the Conservation Commission's permission to build the dock and pier.

MAY 11 2020

Zoning:

It is axiomatic that municipalities are a creature of and subject to the authority of the Sovereign, here, the Commonwealth of Massachusetts. See *Fafard*, above. Because the Commonwealth both owns the lands below mean low water and acts as trustee for the Public Trust Rights in and to those lands, and because the Commonwealth has neither surrendered nor assigned those rights to the Town, the Town has no authority to zone Commonwealth Tidelands as this would interfere with powers reserved to the Commonwealth.

¹ See *Michaelson v. Silver Beach Ass'n, Inc.*, 342 Mass. 251, 253 (1961), where the Court noted, "The right of the Legislature in these particulars has been treated as paramount to all private rights, and subject only to the power of the Government of the United States to act in the interest of interstate or foreign commerce".

This issue came before the Appeals Court of the Commonwealth six years ago in the case of *Zammito v. Board of Selectmen of Mashpee*, a section 1:28 decision at 13-P-1710 (2014). Zammito and others who owned waterfront property on Popponesset Bay objected to the Town's granting of a shellfish aquaculture license in the Bay, claiming that it was a commercial enterprise that required review by the Cape Cod Commission and that, as a commercial enterprise, it also violated the Town's zoning by-law.

The Appeals Court ruled that, for reasons that need not be discussed here, aquaculture was not an enterprise that would generate a mandatory referral to the Cape Cod Commission. The ruling was essentially dispositive of the case.

However, the Appeals Court then addressed the zoning violation claim,

"We need not consider the plaintiffs' additional claim – that the board's granting of the license was contrary to the local zoning by-law – as it was not argued in the Superior Court. In any event, *the claim is without merit*. Reasonably construed, the zoning by-law and official zoning map do not apply to the site of the project, which is located beyond the extreme low water mark."

In other words, the Appeals Court expressly recognized that a Town's zoning does not, because it cannot, control activity in Commonwealth Tidelands. The Beacon barge, crane, and mooring occupy the watersheet at Cordwood Landing, as did the aquaculture project infrastructure at issue in *Zammito*; both utilize the watersheet, an area reserved under the Colonial Ordinances to the State for the purpose of protecting the public rights to *fishing* (i.e. aquaculture, in *Zammito*), *fowling, and navigation* (Nickson/Beacon). Any attempt to impose zoning control on the navigable watersheet by excluding commercial uses would necessarily conflict with the public right to navigate freely for every type of vessel, be they commercial, recreational, or otherwise.

The Town simply has no authority to zone the property of the Commonwealth. In a recent local and terrestrial example of this application, Cape Cod Community College in West Barnstable launched a solar carport project a few years ago. The project was not well received by the neighbors and by representatives of the Old King's Highway Regional Historic District Commission. Their protests were to no avail because the Commonwealth responded correctly that neither the Town's zoning ordinances nor the Town's OKH regulations could legally dictate to the Commonwealths the uses of its property.

MAY 11 2020

Standing; Selective Enforcement:

ZONING BOARD OF APPEALS

The explanations above resolve the issue. However, it is worth noting a further bar to the Nickson arguments is that they lack standing to bring this argument forward. A fundamental

precept of zoning enforcement requires as a matter of law that the party claiming a right to enforcement must show that they are specially and specifically affected by the alleged zoning violation in a manner that is distinctly different from that of others in the same zoning district. The Nickson's cannot show this particularized damage from the alleged zoning violation. The Nickson's essentially assert an aesthetic grievance with the appearance of Beacon's barge and crane that, if true, would affect all waterfront neighbors who have a similar view. Their damage, if a waterfront view can be described as damaging, is identical to that of others in the area and is not particular to them. This type of undifferentiated claim is strongly disfavored by the Courts and would result in a successful motion to dismiss the claim for lack of standing.

So, too, any successful attempt to bar "commercial" activity on this watersheet would produce dramatic, unintended consequences for all commercial navigators. Fishing vessels, tow boats, passenger launches, sight-seeing and other commercial vessels would be ensnared in the anti-commercial crackdown. A failure to seek enforcement on these other clearly commercial users would be a classic example of selective enforcement about which Beacon would reasonably and loudly complain.

Conclusion

Commercial uses of the Commonwealth's watersheet are classic examples of maritime commerce which were highly encouraged and indeed vital to the growth of the Colonies and later the New Republic. See the detailed recitation of the history of commercial use and development in *Boston Waterfront*, cited above. These rights are jealously guarded and promoted to this day as part of our cherished Federal and State maritime history.

Unfortunately, the Nickson claims run afoul of this history and must be rejected.

RECEIVED

MAY 11 2020

EXHIBIT FIVE



MAY 11 2020



ZONING MAP of the TOWN OF BARNSTABLE, MASSACHUSETTS

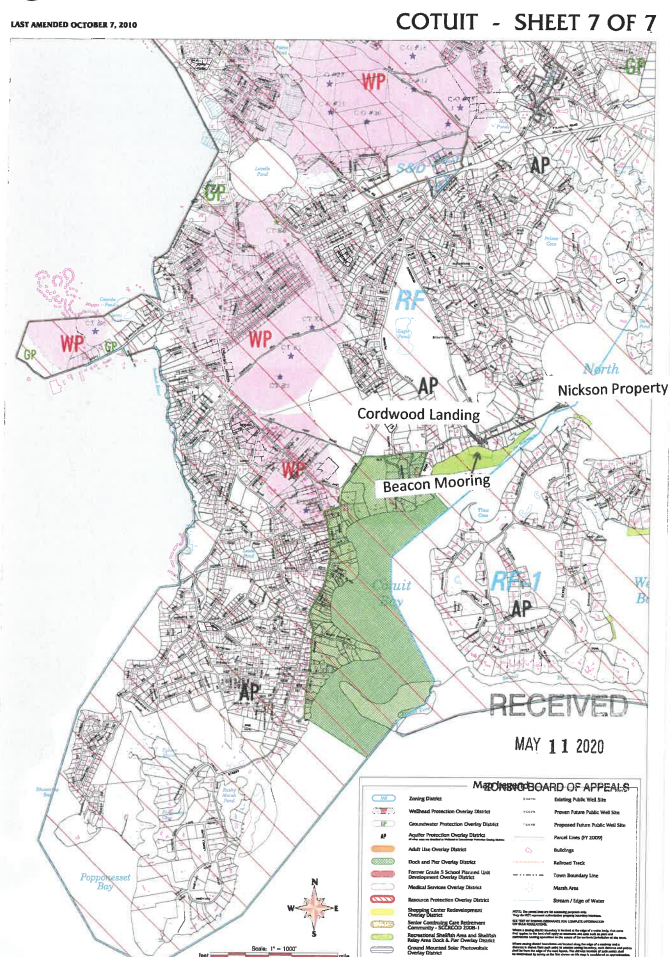


EXHIBIT SIX

RECEIVED

MAY 11 2020



356 Mass. 174

RECEIVED

March 7, 1969 - June 6, 1969

MAY 11 2020

Barnstable County

ZONING BOARD OF APPEALS

Present: WILKINS, C.J., SPALDING, WHITTEMORE, CUTTER, & KIRK, JJ.

On the facts respecting a small commercial hotel or club at the seashore having the zoning status of a preexisting nonconforming use, a change in the building consisting of removing outside steps leading to a narrow open porch supported by the foundation of the building and enclosing the porch so that it became part of an adjacent room was not, within G. L. c. 40A, Section 5, a "reconstruction, extension or structural change" or an alteration of the building "to provide . . . for its use for the same purpose to a substantially greater extent"; and, within the town's zoning by-law, the change was not a "substantial" alteration requiring a special permit from the board of appeals but was a "minor" alteration permitted at the discretion of the building inspector. [177-178]

Blacktopping of a parking area on the premises of a small commercial hotel or club at the seashore having the zoning status of a prexisting nonconforming use was not in violation of the town's zoning by-law and did not require a permit from the building inspector. [178-179]

A new, substantial timber seashore pier, not a replacement of any previous pier, which extended nearly three hundred feet into the water and had an attached float and on both sides a number of mooring or berthing bays defined by driven piles and which was constructed in connection with a small commercial hotel or club having the zoning status of a prexisting nonconforming use, did not acquire the protection of that status [179-180]; nor was the pier, within the town's zoning by-law, a permissible accessory use as "customarily incident" to the hotel or club [180].

A seashore pier, constructed in violation of the town's zoning by-law, was not validated by the fact that it was constructed under a license granted

Page 175

by the Department of Public Works of the Commonwealth "subject to all applicable . . . Municipal laws . . . and regulations." [180]

Zoning covering the entire area of a seashore town was applicable to a pier constructed within that area. [180-181]

PETITION for a writ of mandamus filed in the Superior Court on June 25, 1965.

Following the decision reported in 352 Mass. 504 the case was heard by Hennessey, J.

Daniel J. Fern for the petitioners.

Bernard A. Dwork (Enid M. Starr with him) for the intervener, Harbor View Realty, Inc.

MAY 11 2020

KIRK, J. The petitioners for a writ of mandamus seek to competitioners inspector of Barnstable to revoke a building permit granted to the intervener Harbor View Realty Inc. (Harbor View), and to enforce the zoning by-law of the town. After our earlier decision overruling a demurrer of Harbor View and ordering the petition to stand for hearing on the merits (Crawford v. Building Inspector of Barnstable, 352 Mass. 504) there has been a hearing, and an order for judgment dismissing the petition. The petitioners appeal. We have a report of material facts, a narrative condensation of testimony and the exhibits. The judge took a view. Since the applicable principles of review for mandamus are the same as in equity we accept as final the findings of the judge unless plainly wrong, make such other findings as are necessary and justified by the evidence and decide the case on our own judgment. Hanrihan v. Hanrihan, 342 Mass. 559, 564. Chartrand v. Registrar of Motor Vehicles, 347 Mass. 470, 473. Iverson v. Building Inspector of Dedham, 354 Mass. 688

Harbor View is the owner of premises in the village of Cotuit in the town of Barnstable. The premises are within a "Residence D" district under the zoning

by-law. All of Cotuit is zoned for residence purposes. Harbor View conducts on the premises for commercial purposes a small hotel or "club," as a lawful, nonconforming use under the by-law, <u>352 Mass. 504</u>, 507. Since May, 1965, pursuant to a permit "to repair and remodel . . . no area change" issued by the

Page 176

RECEIVED
the Harbor View

building inspector, certain changes later to be described in the Harbor View building have been accomplished.

MAY 11 2020

ZONING BOARD OF APPEALS

During the same period, and without any permit from the building inspector, other changes were made on the premises. One of these was the leveling and blacktopping of an area in front of the building for use as a parking lot. [Note 3] The other was the construction of a timber pier and float which "extends into the bay some 280 feet" from the beach or water side of the premises.

We consider the challenges of the petitioners to the judge's decision on (1) the building changes, (2) the parking lot and (3) the pier.

1. The building changes at issue concern a porch and stair landing at the rear or water side of the building. An outside stairway, consisting of five or six steps, supported by the fieldstone foundation of the building, led up to an outdoor porch or landing, eight or ten feet long by two feet wide, also supported by the foundation of the building. Part of the porch had a roof over it. By the change, the steps were eliminated. The landing-porch area above the foundation was so enclosed that it became part of the room to which it always had been contiguous on the ground floor of the building. The judge found "(a) that the cubic area of enclosed space on the first, or `ground,' floor of the building has been increased by the recent enclosures by no more than three to four per cent, (b) that the cubic area of enclosed space in the entire building, above ground, has been increased by said enclosures by no more than one to two per cent, (c) that the enclosure of these areas followed, and

resulted from, the advice of an expert construction engineer that persisting and increasing dry-rot which was occurring in the wood of the formerly open porch and stairlanding could be prevented only by enclosing these areas, (d) that the said new enclosures have enhanced the internal

Page 177

MAY 11 2020

and external appearance of the building and rendered it more attractive to the eye than it was previously, (e) that the square footage of area and foundation covered by the entire building including porches is precisely the same as it was prior to the aforesaid enclosure work."

The petitioners argue that these changes (the enclosure of the porch stairlanding and the elimination of the steps) are, on the one hand, "reconstruction, extension or structural change" not exempt under G. L. c. 40A, Section 5, and in violation of the zoning by-law in the absence of a special permit; or, on the other hand, that they are "substantial alterations" under part D, 3 of the zoning by-law and beyond the "minor alterations" permissible in the discretion of the building inspector. [Note 4]

It is our view that the facts found by the judge and supported by the evidence bring the building changes within "the minimum of tolerance that must be accorded to non-conforming uses" under G. L. c. 40A, Section 5. Inspector of Bldgs. of Burlington v. Murphy, 320 Mass. 207, 209. This is not the case of an "alteration of an existing building for substantially greater use [which] is expressly put outside the exemption by the statutory words: `but it shall apply . . . to any alteration . . . when the same would amount to reconstruction, extension or structural change, and to any alteration . . . to provide . . . for its use for the same purpose to a substantially greater extent' . . . [cases

Page 178

cited]." Chilson v. Zoning Bd. of Appeal of Attleboro, 344 Mass. 406, 411-412.

It is the case of repairs replacing rotted exposed parts of a building, and alterations to preserve the replaced parts from deterioration by weather and to improve the appearance of the building rather than to enlarge the use of the building. Whatever enlargement followed the alteration (and there was none whatever so far as overall floor space was concerned) was negligible rather than substantial and was incidental rather than purposeful. Parrish v. Board of Appeal of Sharon, 351 Mass. 561, 567, relied upon by the petitioners, has no application to the case at bar. There was no violation of zoning provisions in the building changes attacked by the petitioners. The order to dismiss the petition in so far as it sought to undo acts done under the building permit was right.

2. The parking area is located between the building and public road side of the premises. The physical facts are best described by the findings of the judge that "(a) the surface of the area . . . was formerly dirt, grass, shrubbery and trees, (b) the majority of this area has now been blacktopped, although some grass and shrubs remain, (c) the new surface was applied in professional fashion and is attractive in appearance, (d) motor vehicles of patrons formerly parked upon a dirt path and indiscriminately upon all parts of the grass surface, (e) there is no credible evidence that any larger number of vehicles is presently accommodated upon the new blacktop surface during the busy summer season than were formerly parked upon the dirt and grass, and (f) there has been a substantial decrease in dust caused by motorphicity since the blacktop was installed."

MAY 11 2020

The building inspector did not issue a permit to level and blacktop the surface in front of the building. He testified that as inspector he had never issued a permit for the blacktopping of any area and knew of no authority empowering him to prohibit or permit it. The petitioners cite no authority to that effect and we are aware of none. The situation is comparable to that dealt with in Williams v. Inspector of Bldgs. of Belmont, 341 Mass. 188 (tennis court),

Page 179

and is controlled by the discussion and conclusion of that opinion. There was no error in ordering the dismissal of the petition as it related to the parking area.

3. The pier, on the beach or water side of the premises, presents a different situation. On the law and the evidence we reach a different conclusion from the judge. Unlike the blacktopped parking area, the pier is unquestionably a structure. The pier is 285 feet long and eight feet wide. The deck forming the "T" at the end of the pier is forty-eight feet by fifteen feet. On one side of the pier there are seven bays, each about ten feet wide and defined by piles driven twenty feet from the pier, for the mooring or berthing of boats. On the same side of the pier there is a float, sixteen by twenty feet, which is reached from the pier by a ramp ten feet long. On the other side of the pier there are thirteen bays or berths each about twelve feet wide and defined by mooring piles driven twenty feet from the side of the pier. The pier does not stop or end at the beach. It continues over the beach and bulkhead to the graded premises of Harbor View. The pier is the dominant structure in Cotuit Bay. Piers which are accessory to residences in the bay are much smaller. The town pier, about 600 feet away, extends 100 feet into the bay. The photographs show the Harbor View pier to be for commercial, not residential purposes.

Before the pier was built people moored their boats in the bay and came to the beach by dinghy; others would beach directly in front of the inn. [Note 5]

The facts show much more than expansion within nonconforming premises of the nonconforming business of a small hotel or club. See Brady v. Board of Appeals of Westport, 348 Mass. 515, 523. The pier is a wholly new and permanent structure where none had existed before. It makes a use of the water side of the premises which is different in quality, character and kind as well as degree from that which

MAY 11 2020

Page 180

was made of it before. See Bridgewater v. Chuckran, 351 Mass. 20 , 23, and cases cited. Indeed, to quote the judge, "the efficiency and utility of that portion of the harbor has been enhanced, as a site for sport boating , by the installation of the pier" (emphasis supplied). The effect on the neighborhood which the new use will produce consequent upon the inevitable advertising needs no elaboration. In our judgment the pier is not, as Harbor View contends, a "reasonable substitution of facilities" for reaching the hotel from the bay, but is the creation of a wholly new facility designed especially to attract and accommodate the boating public on a large scale. It is a new enterprise on the beach side of a residence D area. In bold contravention of the provisions of G. L. c. 40A, Section 5, and the zoning by-law, Harbor View has literally staked out an area in excess of 14,000 square feet on the water side of the premises for an impermissible use. It is a use which may be prevented on a petition for a writ of mandamus. Brady v. Board of Appeals of Westport, 348 Mass. 515 , 517-522.

The pier is not, as argued, a permissible accessory use under part E of the zoning by-law. [Note 6] A pier for the use of residents may well be "customarily incident" to a waterfront residence, but we reject Harbor View's contention that a pier constructed for commercial purposes in a single residence district is "customarily incident" to a nonconforming commercial hotel in that district.

No special rights accrue to Harbor View because the pier was constructed under a license granted by the Commonwealth's Department of Public Works. The license was "subject to all applicable Federal, State, County, and Municipal laws, ordinances and regulations." Such licenses may not be used contrary to the terms of zoning by-laws. Rose v. Board of Appeals of Wrentham, 352 Mass. RECEIVED

MAY 11 2020

The entire area of the town of Barnstable has been zoned.

Page 181

The seaward boundary of the town coincides with the marine boundary of the Commonwealth. G. L. c. 42, Section 1. Cf. Brady v. Board of Appeals of Westport, <u>348 Mass. 515</u>, 524. The whole pier is within the area subject to the zoning regulation.

The record does not support any suggestion that the pier was erected with the acquiescence of the building inspector or board of appeal or counsel for the town or the board of appeal. The license from the Commonwealth was filed and recorded January 7, 1965. This petition for a writ of mandamus was filed June 25, 1965. Harbor View has proceeded at its risk.

The order for judgment dismissing the petition is reversed. An order is to be entered for issuance of the writ forbidding forthwith the use of the pier for the mooring of boats or as a means of access to or egress from the intervener's premises, and directing the building inspector to have the pier dismantled by the intervener. The case is to be retained by the Superior Court with power to enter such additional orders, consistent with this opinion, as may be necessary to insure the enforcement of the zoning by-law by the building inspector.

So ordered.

RECEIVED

MAY 11 2020

ZONING BOARD OF APPEAUS

FOOTNOTES

[Note 1] Edith S. Crawford, Donald E. Higgins and Mary Higgins, all taxpayers of Barnstable and residents of the village of Cotuit in the vicinity of the locus.

[Note 2] Harbor View Realty Inc., intervener.

[Note 3] The judge's findings of fact imply that the blacktopping and the building of the pier were done under permit from the building inspector. The inspector testified that he did not issue a permit for these purposes, and the permit does not refer to them.

[Note 4] "N. Residence D Districts 1. Use-No building shall be erected or altered and no building . . . shall be used for any purpose except: (a) Detached one-family dwelling." Part D of the by-law regulates nonconforming uses. It provides: "1. Any lawful building or lawful use of a building or premises or part thereof in the Town of Barnstable existing at the time this by-law is adopted may be continued, although such building or use does not conform to the provisions hereof. 2. Any such nonconforming building which has been damaged by fire or other cause to any extent may be repaired or rebuilt, but the total floor area shall not be increased, unless first authorized by a special permit from the Board of Appeals, and providing said owner shall apply for a building permit 3. In all Districts: (a) Provided the Board of Appeals first grants a special permit therefor, any such non-conforming building or structure may be altered or increased in size or any such nonconforming use may be extended over all or any part of the premises upon which the same is located at the time this by-law is adopted. It is the intent of this paragraph that only substantial alterations require a special permit; minor alterations may be permitted at the discretion of the Building Inspector" (emphasis supplied).

[Note 5] There was testimony that there were in years past moorings near the edge of the beach and in the Harbor View area of the harbor for the use of guests of the hotel.

[Note 6] Part E of the by-law which governs accessory uses provides that "
[a]ccessory uses customarily incident to any of the uses permitted in a particular residence district and not detrimental to a residential neighborhood shall be permitted in that particular residence district."

Home/Search Table of Cases by Citation Table of Cases by Name

Commonwealth of Massachusetts. <u>Trial Court Law Libraries</u>. Questions about legal information? Contact Reference Librarians.

RECEIVED

MAY 11 2020

EXHIBIT SEVEN

RECEIVED

MAY 11 2020



EXHIBIT EIGHT

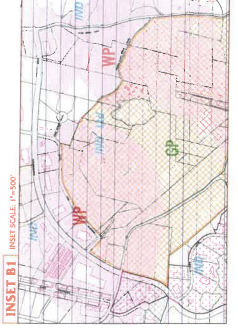
RECEIVED

MAY 11 2020

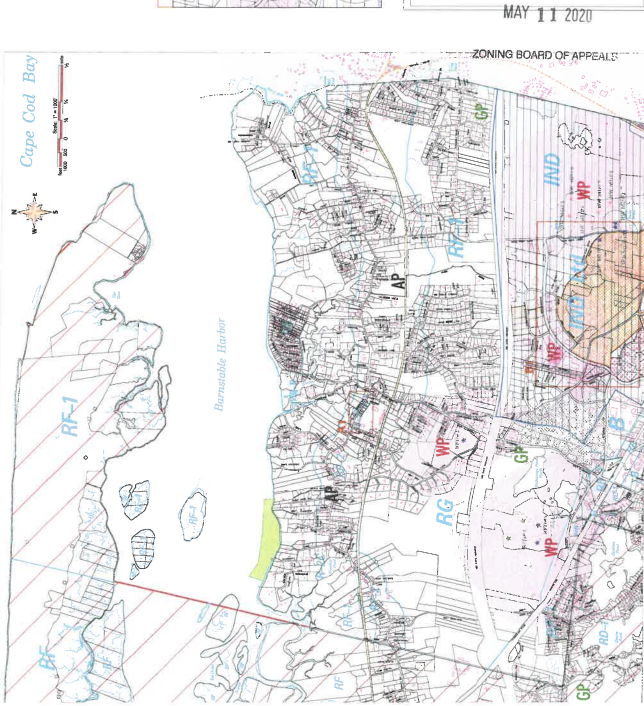
BARNSTABLE - SHEET 1 OF 7











Town of Barnstable

Planning and Development Department

Elizabeth Jenkins, Director

Staff Report



Appeal No. 2020-022 – Nickson Appeal of Building Commissioners Decision

Date: June 25, 2020

To: Zoning Board of Appeals

From: Planning and Development Staff

Appellant: Charlene and Charles Nickson

695 Old Post Road, Cotuit, MA

Subject Property Address: Barge located in Cotuit Bay near Cordwood Landing

Assessor's Map/Parcel: n/a

Zoning: Residence F (RF)

Filed: May 8, 2020 Hearing: July 8, 2020 Decision Due: August 16, 2020

Copy of Notice

Charlene and Charles Nickson are appealing the decision of the Building Commissioner in denying a request for enforcement action filed with the Town of Barnstable's Building Commissioner in January, 2020. The Appellants requested that the Building Commissioner require Beacon Marine Construction LLC., to stop the storage of a commercial barge and crane on a mooring off Cordwood Landing in a residentially zoned district. The application indicates the approximate location of the barge and crane are located adjacent to Cordwood Road on a mooring located in the Residence F (RF) Zoning District.

Appeal

This matter involves an appeal of the denial of a request for enforcement filed with the Building Commissioner in January 2020. The Appellants requested that the Building Commissioner require Beacon Marine Construction LLC to stop the storage of a commercial barge and crane on a mooring off Cordwood Landing in a residentially zoned district. The Building Commissioner denied the request. The Appellants are requesting the Board reverse the Commissioners April decision as the area is residentially zoned and no provision of state or local law allows Beacon to store or maintain a commercial barge in a residential district.

Background

The Appellants, Charlene and Charles Nickson, own the property located at 695 Old Post Road, Cotuit, and immediately adjacent to Cordwood Landing. Cordwood Landing is located at the foot of Cordwood Road in the northern portions of Cotuit Bay and includes a mooring field. The request for enforcement explained that Beacon stored a commercial barge and crane off Cordwood Landing on a mooring located in a residentially zoned district (RF). The Towns zoning map shows that the RF District extend into the waters of North Bay. The Appellants stated the storage of commercial vehicles is not an allowed use within the RF District and requested pursuant to Chapter 40A Section 7, that the Building Commissioner enforce the Barnstable Zoning ordinance and prohibit Beacon from storing the barge at this location.

On April 9, 2020 the Building Commissioner issued a denial for enforcement stating:

- 1. The request is not enforceable as the claim is without merit.
 - a. The land below the mean low water mark belongs to the Commonwealth and is beyond the jurisdiction of the building commissioner.

- b. The waters in question are navigable tide-waters controlled exclusively by the Commonwealth and the Federal Government, neither of which will countenance any municipal interference through zoning, or otherwise, with public rights to free navigation.
- 2. The Appellants lack standing to request enforcement.

The denial also attached a legal opinion of the Town Attorney's office to support the Building Commissioners denial.

Procedural Review

This appeal was filed with the Town Clerk's office on May 8, 2020 and the Planning and Development Department, Zoning Board of Appeals office on May 11, 2020. It was filed within 30 days of the denial to enforce zoning as required by MGL 40A.

The Board should note that there were no abutters within 300 feet to notify.

Findings

The Board should make findings when either voting to uphold or overrule the Building Commissioner's determination. It is the Board's responsibility to determine if the Building Commissioner properly determined that the Appellant's use of the property violates the Zoning Ordinance.

Should the Board with to uphold the Building Commissioner's decision to deny enforcement, the Board should consider the following findings:

The Board affirms the Building Commissioner's finding that the request is not enforceable as the claim is without merit. The request is not enforceable as the claim is without merit.

- The land below the mean low water mark belongs to the Commonwealth and is beyond the jurisdiction of the building commissioner.
- The waters in question are navigable tide-waters controlled exclusively by the Commonwealth and the Federal Government, neither of which will countenance any municipal interference through zoning, or otherwise, with public rights to free navigation.
- The Appellants lack standing to request enforcement.

Should the Board wish to overrule the Building Commissioner's Decision, below are draft findings for the Board's potential consideration.

1. The Board finds the storage of a commercial barge and crane in a resident district violates the Zoning Ordinance.

Procedural Information

Upon making findings, the Board may choose to vote to:

- J Uphold or the Building Commissioner's denial of enforcement action; or
- Overrule the Building Commissioner's denial of enforcement action,

A vote of 4 members of the Board is required to overrule the Building Commissioner's decision.

CC: Appellants (c/o Attorney Paul Revere)

Attachments: Application

Assessor's aerial photo

Copy of Denial letter from Building Commissioner



June 9, 2020

Paul Revere, III Law Offices of Paul Revere, III 226 River View Lane Centerville, Massachusetts 02632

RE: 695 Old Post Road, Cotuit

Dear Mr. Revere:

You have asked my opinion as to whether the mooring of a commercial barge with crane within the water view shed of the home owned by Charlene and Charles Nickson at 695 Old Post Road, Cotuit would negatively impact its value. In my opinion, the mooring of the barge in front of their home on a regular basis would result in the Nickson property having a lower market value than a similarly situated property that did not overlook the barge.

I hold a real estate broker's license issued by the Commonwealth of Massachusetts and am the co-founder of Robert Paul Properties. I have been licensed since 1982 and in 1994, with Robert Kinlin, I co-founded Kinlin Grover Real Estate which was acquired by GMAC several years later. My specialty is high-end residential real estate and I have sold numerous waterfront properties in the Three Bays area of Barnstable. I am familiar with the Nickson Property as I was a broker in the transaction when the Nickson's purchased the property in 2000 for \$1,600,000. I am familiar with the view of the barge and crane from the Nickson's property.

Numerous factors influence the value of a property including location, lot size, quality of home construction, setting and view. Based upon my experience listing and selling waterfront property in this area, and my knowledge of the barge and crane in close proximity to the Nickson property, it is my opinion that the barge and crane has a negative impact on the value of the property.

You have asked me whether a property located near and overlooking a commercial barge would be less valuable than the same property which did not. The answer is yes. That is, if two residential properties are essentially equal on all factors except one property is located in close proximity to a commercial operation and overlooks that commercial operation, but the other does not, the property in close proximity will have a lesser value except in the rare circumstance when the residential property directly benefits from its proximity to the commercial use.

Tel: 508.420.1414 Fax: 508.420.1472 867 Main Street | Osterville, MA 02655



At the Nickson property, I am not aware of any benefit from proximity to the barge and crane and, therefore, it is my opinion that the mooring of the barge and crane reduces the value of their property. The reduction in value is difficult to quantify as there are few, if any, similar situations in the Town of Barnstable and neighboring towns. As such, an exact figure would require significant speculation. Further, if I was a listing agent for this property, I would likely include photographs or other indications that the crane was moored off of the property in any marketing materials to ensure that any buyer was aware of its proximity.

Sincerely,

Paul E. Grover

Pul & Irain



RECEIVED

JUN -8 2020

ZONING BOARD OF APPEALS

Date Received

[]

M

Town of Barnstable Zoning Board of Appeals Application for Other Powers

For office use only:

TOWN CLERK

Town Clerk's Office:	Appeal # 2020-024 Hearing Date Decision Due 09-12-20
The undersigned App 40A, Sections 8 & 15	ellant hereby files an appeal to the Zoning Board of Appeals under M.G. L. Chapter for the reasons indicated: Mark B. Elefante, Trustee of 25 East Avenue Realty Trust and Nancy B.
Appellant's Name:1	Gardiner, Trustee of 45 East Avenue Phone: Realty Trust
Appellant's Address:	1340 Main Street, Osterville, MA 02655
Address of Property th	nat is the subject of this application: 8 East Avenue, Osterville, MA 02655
Assessor's Map/Parce	Number: 139/075 Zoning District: RF-1
Groundwater Overlay	District: AP
Property Owner:	Todd and Anne Beauregard Phone: If different from Appellant
Address of Owner: _	137 Fairmount Street, Lowell, MA 01852 If different from Appellant
This is a request for:	

Board of Appeals? MGL 40A Sections 8,13,14 and 15. Town of Barnstable Code	Which Section(s) of	the Zoning	Ordinance	and/	or MGL C	hapte	r 40/	are y	ou a	appealing to t	he Zoning
	Board of Appeals?	MGL 4	OA Secti	lons	8,13,14	and	15.	Town	of	Barnstable	e Code
Section 240-123 and 125.		Secti	on 240-1	.23 a	nd 125.						

Enforcement Action

Appeal of Administrative Official's Decision

Other General Powers - Please Specify: _

The Appellant is the person making the appeal.



Application for Other Powers - Page 2

JUN - 8 2020

Nature of Appeal & Description of Request: See attached.	2011 - 8 2
	ZONING BOARD OF
Attach Addit	ional Sheet if Necessary
Is the property subject to an existing Variance or Special PermitNo[] Yes [X]	- # <u>. 2017-071</u>
Existing Level of Development of the Property - Number of Buildings:	
Present Use(s): single family residential	
Existing Gross Floor Area: sq. ft. Proposed New Gross Floor Area:	sq. ft.
s the building a designated Historic Landmort?	(es [] No [k]; (es [] No [k]; (es [] No [k]; (es [] No [k];
Has a building permit been issued?	KA ov
he following information, as applicable, should be submitted with the application at	the time of filing.
Three (3) copies of the completed application form, each with original signatures a supporting documentation related to the appeal. Three (3) copies of a certified property survey (plot plan) and one (1) reduced copy 11" x 17") showing the dimensions of the land, all wetlands, water bodies, surrounthe location of the existing improvements on the land. Three (3) copies of a site improvement plan and one (1) reduced copy (8 1/2" x 11 The applicant may submit any additional supporting documents to assist the Board determination.	(8 1/2" x 11" or adding roadways and
gnature: Milli F. Silly Date: 6/4/202	
int Name Michael F. Schulz	
Idress: 1340 Main Street Phone: 508-428-0950)
Osterville, MA 02655 Fax No.: 508-420-153	36
e-mail Address: _mschulz@schulzlawoffices.com	

All correspondence on this application will be processed through the Representative named at that address and phone number provided. Except for Attorneys, if the Representative differs from the Appellant, a letter authorizing the Representative to act on behalf of the Appellant shall be required.

Nature of Appeal

This matter involves the appeal of the denial of a request for enforcement filed with the Town of Barnstable Building Commissioner dated April 23, 2020, by Michael F. Schulz on behalf of Mark B. Elefante, Trustee of 25 East Avenue Realty Trust (the "Trust") to suspend construction of a structure (foundation) by Todd and Anne Beauregard into East Avenue as it exceeds the scope of the building permit, which permit was premised upon Special Permit 2017-071. See Exhibit 1. The Building Commissioner denied the request based upon four reasons of denial. See Exhibit 2. This is an appeal of the denial pursuant to G.L. c. 40A §§ 8,13,14 and 15 and Town of Barnstable Code Section 240-123 and 125. The Trust respectfully requests that the Town of Barnstable Zoning Board of Appeals reverse the Building Commissioner.

Description of Request and Grounds for Appeal

According to the Building Commissioner's May 7, 2020 denial, four reasons were stated for the denial:

1. The structure that is referenced in the complaint is being erected to improve a patio that was approved on the site plan referenced in Special Permit 2017-071 which reference both a plan dated 1/6/16 and the conditions of East Avenue within the findings.

As correctly stated by the Building Commissioner, the foundation is a structure pursuant to Section 240-128. However, there are issues with the remaining provisions of reason 1 of the Building Commissioner's denial. First, Special Permit 2017-071 is devoid of any reference that the structure (foundation) was being erected to improve a patio. Second, although there is a reference on the site plan to concrete pavers, there is absolutely no reference to a structure (foundation) extending from the dwelling past the property line and into East Avenue.¹ The special permit granted by the Board allows for the construction of an addition 4.4 feet from the front yard setback, not into East Avenue.² Third, the only reference to the conditions of East Avenue is that it "really functions like a driveway." The reference in the Decision of it functioning like a driveway came from Chair Rodolakis at the hearing who questioned Attorney Ford whether East Avenue was a misnomer since it looked like a driveway. Attorney Ford responded with clarification that East Avenue was unimproved Westerly of the Beauregards' house but that it was shown on a layout and that other people have rights in it.

RECEIVED

JUN - 8 2020

¹ Special Permit 2017-071 states "The dwelling and shed are also nonconforming as to front yard setbacks at 4.2 feet where 30 feet is required and as to southerly side yard setback at 10 feet where 15 feet is required."

² Condition 1 states "Special Permit 2017-071 is granted to Todd and Anne Beauregard to allow for the construction of an addition 4.4 feet from the front yard setback where 30 feet is required."

2. Using photos provided by the property owner, assessors database and using historical GIS imaging it is apparent that the patio has existed in its current footprint since at a minimum 1990 and likely was established prior to the 1950s based upon less clear black and white imaging.

The existence of the patio was not at issue in the April 23, 2020, correspondence to the Building Commissioner. In fact, the issue for the Building Commissioner was the erection of a structure (foundation) extending from the dwelling to the property line (closer than the permitted 4.4 feet) and then extending further into East Avenue. Notwithstanding the foregoing, the photographs provided by the Building Commissioner to support his denial letter of May 7, 2020 do not support of a determination of the existence of a structure (foundation) extending from the dwelling into East Avenue.

3. Finally, your appeal is untimely. Your appeal would have needed to have been filed 20 days of the granting of the special permit for which your client was noticed; and in any event no later than within 30 days of the issuance of the building permit.

The request for enforcement is not untimely. Upon discovering that the Beauregards' erection of a structure (foundation) closer to and then into East Avenue which exceeded the scope of work allowed under the building permit by Special Permit 2017-071, the Trust requested enforcement. The denial of the request for enforcement on May 7, 2020 acted to commence a 30 day window for a person aggrieved by the decision (my client, the Trust) to file an appeal to the Zoning Board of Appeals. This is a timely appeal.

4. It is my further determination that the patio was pre-existing nonconforming due to the way East Avenue has historically been used and was subsequently improved by the current special permit and as long as there is no increase in the footprint of the approved patio, it is a preexisting nonconforming landscape feature.

As an initial matter, the Building Commissioner states in reason 1, supra, that it is a "structure", not a landscape feature. Although a patio may arguably be at times a landscape feature, a foundation is patently a structure under Section 240-128 which requires appropriate relief to encroach further into a given setback. Further, there was no evidence at all before the Board on March 28, 2018 or in Special Permit 2017-071 establishing that the patio was pre-existing nonconforming due to the way East Avenue has historically been used. In fact, and as stated previously, when questioned by Chair Rodolakis at the hearing whether East Avenue was a misnomer since it looked like a driveway, Attorney Ford responded correctly that East Avenue was shown on a layout, was unimproved westerly of the Beauregards' house and that other people had rights in it.

RECEIVED

JUN - 8 2020

EXHIBIT 1

RECEIVED

JUN - 8 2020

Michael Schulz

From:

Michael Schulz

Sent:

Thursday, April 23, 2020 11:53 AM

To:

Florence, Brian; Carter, Jeff; michael.scalia@town.barnstable.ma.us

Cc:

Michael Schulz

Subject:

8 East Avenue Osterville MA

Attachments:

8 East Photograph of Foundation.jpg; 8 East Building Zoning Plan.pdf; RD-2017-071.pdf

importance:

High

Good Morning Brian, Jeff and Michael:

As I discussed with Michael on the telephone this morning, I discovered yesterday that a foundation (structure) has been poured at 8 East Avenue, Osterville, MA (the "property") which protrudes significantly into East Avenue. Photograph
attached.

In March 2018 a special permit was issued for the property which allowed for the construction of an addition to the existing dwelling into a front (4.4 feet from East Ave) and side yard setback pursuant to the plans. Plans attached. Although the plan references concrete pavers (which are not a structure requiring relief), the foundation is clearly a structure which requires relief. Additionally, the decision by the zoning board of appeals contains no reference, representation or finding for the construction of a foundation into East Avenue. Decision attached. The work being performed at the property is not in compliance with the special permit, not on the owners property, and is impedes the rights of others in/to East Avenue.

Based on the foregoing, I respectfully request that a stop work order be issued and building permit be suspended immediately for the property, that the property owner be notified of the same until the property is brought into compliance and the foundation removed from East Avenue. Thank you for your time, and I understand that with the COVID-19 issues, things may not happen as quickly as they would under normal circumstances. Michael

Michael F. Schulz, Esq. Schulz Law Offices, LLC 1340 Main Street Osterville, Massachusetts 02655 Telephone: (508) 428-0950

Facsimile: (508) 420-1536 Cell: (508) 364-6364

www.schulzlawoffices.com

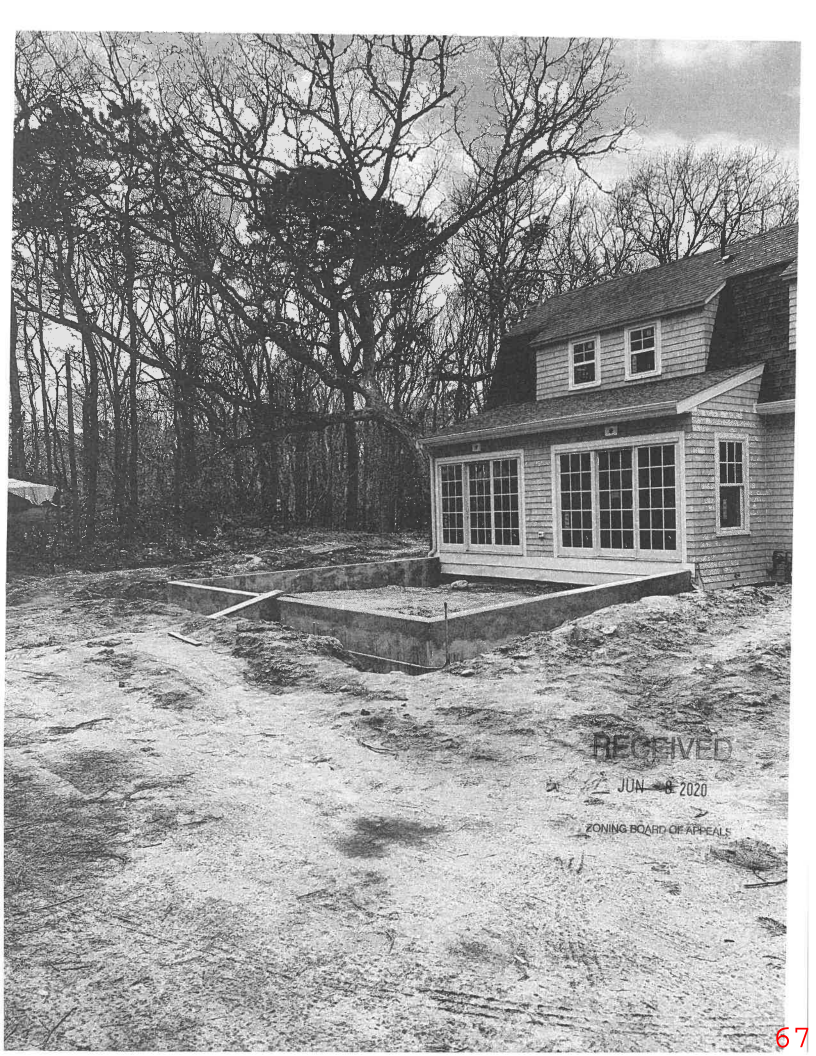
RECEIVED

JUN - 8 2020

ZONING BOARD OF APPEALS

Be aware that online banking fraud is on the rise. If you receive an email containing wire transfer instructions from Schulz Law Offices, LLC, please call our office at (508) 428-0950 to verify the information prior to initiating the transfer

This email and any files transmitted with it contain PRIVILEGED and CONFIDENTIAL INFORMATION and are intended only for the person(s) to whom this e-mail message is addressed. As such, they are subject to attorney-client privilege and/or attorney work product and you are hereby notified that any dissemination or copying of this email is strictly prohibited. If you have received this e-mail message in error, please notify the sendor immediately by telephone or e-mail and destroy the original message without making a copy. Thank you.





Town of Barnstable **Zoning Board of Appeals Decision and Notice**

Special Permit No. 2017-071 - Beauregard

§ 240-92(B) – Nonconforming structures used as single- or two-family residences

To allow construction of an addition on a nonconforming dwelling

Summary: Applicant: **Granted with Conditions**

Property Address:

Todd and Anne Beauregard

Assessor's Map/Parcel:

8 East Avenue, Osterville, MA

Zoning:

139/075

BARNSTABLE TOWN CLERK

Hearing Date:

Residence F-1 District March 28, 2018

2018 APR 11 pm 1:00

Recording Information:

Certificate No. 197648

Background

Todd and Anne Beauregard have applied for a Special Permit pursuant to Section 240-92(B) Nonconforming Buildings or Structures used as Single- and two-family residences. The applicants are proposing to construct a two-story, 1,180 square foot addition which will encroach into a front yard setback creating an intensification which requires a Special Permit. The subject property is addressed 8 East Avenue, Osterville, MA, as shown on Assessor's Map 139 as Parcel 075. It is located in the Residential F-1 Zoning District.

According to the site plan submitted, the subject lot is 9,974 square feet. The subject lot was created in 1924 by Land Court Plan 10290A and fronts on East Avenue and on Second Avenue. Neither of which is improved.

According to the Assessor's record, the lot is developed with a 1.5-story, two-bedroom dwelling of 1,735 square feet gross floor area, constructed in 1930. The Land Court plan shows that the dwelling existed at the time the lot was created. Both the lot and dwelling pre-date zoning and therefore would be considered pre-existing, legally-created and non-conforming. The applicants purchased the property in July of 2012.

The property was previously granted a Special Permit (No. 2006-009) which approved a similar proposal, however the rights under the permit were not exercised and the permit has since expired.

The lot is nonconforming as to lot size at 9,974 square feet where 87,120 square feet is required in the RF-1 (RPOD). The dwelling and shed are also nonconforming as to front yard setbacks at 4.2 feet where 30 feet is required and as to southerly side yard setback at 10 feet where 15 feet is required. The existing shed is also nonconforming in that it is setback 3.8 feet from the rear yard lot line where 15 feet is required.

Procedural & Hearing Summary

Special Permit Application No. 2017-071 to construct a two-story, 1,180 square foot addition which will encroach into a front yard setback was filed at the Town Clerk's office and the office of the Zoning Board of Appeals on November 16, 2017. A public hearing before the Zoning Board of Appeals was duly advertised and notice sent to all abutters and interested parties in accordance with MGL Chapter 40A. The hearing was opened on January 24, 2018 and continued to February 14, 2018, March 14, 2018, and finally to March 28, 2018 at which time the Board found to grant the Special Permit subject to conditions. Board Members deciding this appeal were Alex Rodolakis, Jacob Dewey, Paul Pinard, David Hirsch and Todd Walantis. RECEIVED

JUN - 8 2020

Town of Barnstable Zoning Board of Appeals – Decision and Notice Special Permit No. 2017-071 – Beauregard

Attorney Michael Ford represented the Applicants before the Board. Attorney Ford stated the Applicants, Todd and Anne Beauregard, seek to construct an addition to their pre-existing nonconforming single family dwelling at 8 East Avenue, Osterville. The proposed addition will be two stories and will not result in the creation of any new nonconformity. The addition will consist of two bedrooms upstairs and a living room, kitchen, and dining room downstairs. The addition will increase the total bedroom count to four. Attorney Ford reviewed the existing conditions and the previous Special Permit issued to the previous owners. The Beauregard's, the new owners, did not want to exercise the previous Special Permit to demolish the dwelling, but rather wanted to construct an addition. Attorney Ford stated the Applicants seek permission to keep the shed. The Board questioned the condition of East Avenue and that it really functions like a driveway for the Applicants. There was a discussion regarding the existing shed and the encroachment into the setback.

The Board Chair requested public comment. No testimony was given.

Findings of Fact

At the hearing on March 28, 2018, the Board unanimously made the following findings of fact in Special Permit Application No. 2017-071, a request to construct a two-story, 1,180 square foot addition which will encroach into a front yard setback:

- 1. The application falls within a category specifically excepted in the ordinance for a grant of a special permit. Section 240-92 allows for the expansion of a preexisting nonconforming structure used as a single-family residence with a Special Permit.
- After an evaluation of all the evidence presented, the proposal fulfills the spirit and intent of the Zoning Ordinance and would not represent a substantial detriment to the public good or the neighborhood affected.
- 3. The proposed expansion of the dwelling will not be substantially more detrimental to the neighborhood than the existing building or structure.

The vote to accept the findings was:

AYE: Alex Rodolakis, Jacob Dewey, Paul Pinard, David Hirsch and Todd Walantis NAY: None

Decision

- Special Permit No. 2017-071 is granted to Todd and Anne Beauregard, to allow for the construction of an addition 4.4 feet from the front yard setback where 30 feet is required and 21.8 feet from the side yard setback where 15 feet is required. The property is located at 8 East Avenue, Osterville, MA.
- The proposed alterations will be in substantial conformance with the plan entitled "Plan of Proposed Addition at 8 East Ave Barnstable (Osterville) Mass" prepared for Todd and Anne Beauregard dated January 6, 2016, drawn and stamped by CapeSurv and architectural drawings by Giampietro Architects dated April 15, 2016.
- 3. This construction shall represent full build-out of the lot. No additional increase in building coverage or gross square footage shall be permitted without prior approval of this Board.
- 4. The shed shall be relocated to comply with setbacks for an accessory structure.
- 5. This decision shall be recorded at the Barnstable County Registry of Deeds and copies filed with the Zoning Board of Appeals and Building Division. The rights authorized by this special permit must be exercised within two years, unless extended.

The vote was:

RECEIVED

2

Town of Bamstable Zoning Board of Appeals – Decision and Notice Special Permit No. 2017-071 – Beauregard

AYE: Alex Rodolakis, Jacob Dewey, Paul Pinard, David Hirsch and Todd Walantis

NAY: None

Ordered

Special Permit No. 2017-071 to construct a two-story, 1,180 square foot addition which will encroach into a front yard setback at 8 East Avenue, Osterville, MA, 191 Fifth Avenue, Hyannis (Hyannisport) has been granted subject to conditions. This decision must be recorded at the Barnstable Registry of Deeds for it to be in effect and notice of that recording submitted to the Zoning Board of Appeals Office. The relief authorized by this decision must be exercised within two years unless extended. Appeals of this decision, if any, shall be made pursuant to MGL Chapter 40A, Section 17, within twenty (20) days after the date of the filing of this decision, a copy of which must be filed in the office of the Barnstable Town Clerk.

\mathcal{A} V	U
Alex Rodolakis, Chair	Date

I, Ann Quirk, Clerk of the Town of Barnstable, Barnstable County, Massachusetts, hereby certify that twenty (20) days have elapsed since the Zoning Board of Appeals filed this decision and that no appeal of the decision has been filed in the office of the Town Clerk.

Signed and sealed this _____ day of _____ under the pains and penalties of perjury.

Ann Quirk, Town Clerk

RECEIVED

JUN - 8 2020



Town of Barnstable

Assessing Division
367 Main Street, Hyannis MA 02601
www.town.barnstable.ma.us

Office: 508-862-4022 FAX: 508-862-4722

Edward F O'Neil, MAA Director of Assessing

ABUTTERS LIST CERTIFICATION

November 27, 2017

RE: Adjacent Abutters List For Parcel: 139-075

8 East Avenue

Osterville, MA 02655

As requested, I hereby certify the names and addresses as submitted on the attached sheet(s) as required under Chapter 40A, Section 11 of the Massachusetts General Laws for the above referenced parcels as they appear on the most recent tax list with mailing addresses supplied.

17

Andy Meshoul

Board of Assessors Town of Barnstable RECEIVED

JUN -8 2020

Z ring B ard of Appeals (ZBA) Abutter List for Map & Parcel(s): '139075'

Parties of interest are those directly opposite subject lot on any public or private street or way and abutters to abutters. Notification of all properties within 300 feet ring of the subject lot.

- 6		
- 1	241	



Close

otal Count	i 4/		201-2	143	Clos	ie
Map & Parcel	Owner1	Owner2	Addressi	Address 2	Mailing CityStateZip	Country Deed
138013	KNIGHTLY, TODD A & DIANA B		700 HIGH ST		DEDHAM, MA 02026	C17436
138014	ALLIEGRO, GEORGE & DEBRA	l.	PO BOX 543		OSTERVILLE, MA 02655	C20809
139062	MECKE, STEPHEN C & ELIZABETH W		125 PILGRIM ROAD		WELLESLEY, MA 02481	C20311
139066	BREAULT, ROBERT N		PO 80X 709		OSTERVILLE, MA 02655	23021/2
139067001	YAREMCHUK, MICHAEL J & MARILYN K TRS	YAREMHUCK FAMILY REALTY TRUST	15 SMITH FARM TRAIL		LYNNFIELD, MA 01940	27864/1
139067002	Breslin, John W & Kathleen H		5270 KENSINGTON HIGH ST		NAPLES, FL 3410	5 18672/3
139068	ENGLISH, MARY ANNE		64 WARREN STREET		OSTERVILLE, MA 02655	30119/3
139069	OLD, BRUCE S & KATHARINE D ET ALS TRS	WIANNO REAL ESTATE TRUST	C/O OLD, RANDOLPH B TR	935 SEAGRAPE LANE	VERO BEACH, FL 32963	2637/18
139070	WILBURN, MARILYN C & CHASE, PHILIP L		720 MAIN ST		HINGHAM, MA 02043	674 1/ 41
139073	SMITH, LAMAR S TR	WARREN AVENUE TRUST	419 E HATHAWAY		SAN ANTONIO, TO 78209	7930/32
139074	MCELROY, JOSEPHINE A		24717 HARBOUR VIEW DRIVE		PONTE VEDRA BEACH, FL 32082	27179/5
139075	BEAUREGARD, TODD & ANNE		137 FAIRMOUNT STREET		LOWELL, MA 01852	C197648
1390 76	SINGH, AJAY K & RITU		65 ENDICOTT STREET		NEWTON, MA 02461	25358/9
139077	WIANNO CLUB		P O BOX 249		OSTERVILLE, MA 02655	C2362
139078	SULLIVAN, LUCIANN BOYD ETAL	C/O THOMPSON, LUCIANN P	PO BOX770991		STEAMBOAT SPRINGS, CO 80477	C124714
139079	REEVES, VIRGINIA T		26361 CLARKSTON DRIVE		BONITA SPRINGS, FL 34135	1592/19:
139080	REEVES, KENNETH R TR	KENNETH R REEVES REV TRUST	C/O VIRGINIA REEVES	26361 CLARKSTON DRIVE	Bonita Springs, FL 34135	6935/10
139082	WOODS, GARY T & SULLIVAN, ELIZABETH A		78 LONGFELLOW RD		WELLESLEY, MA 02481-5221	C183691
139083	Curtis, Alan B & Eagan, Gail		32 UNION PARK #1		BOSTON, MA 02118	C176669
139084	PARRELLA, DAVID A		PO BOX 483) EIV/Er	BARNSTABLE, MA	29681/17
139085	HEARN, DEIRDRE S		24 OXFORD RD	CEIVE	WELLESLEY, MA 02481	C149798
139086	HEARN, ROGER D		24 OXFORD RD JUN	-8 2020	WELLESLEY, MA 02481	C149799
139087	BAER, MARY M & ROBERT A JR		BOX 1590 ZONING BO	OARD OF APPEAL	80CA GRANDE, FL 33921	C172046
139088	MORRISON, ROBERT S& SUSAN E		600 EAST WESTMINSTER	The task to	LAKE FOREST, IL 60045	C139209
.39089	CURTIS, PAUL G &	ronann/AhrittorDonort ger	26 FROTHINGHAM ST		MILTON, MA	9046/11

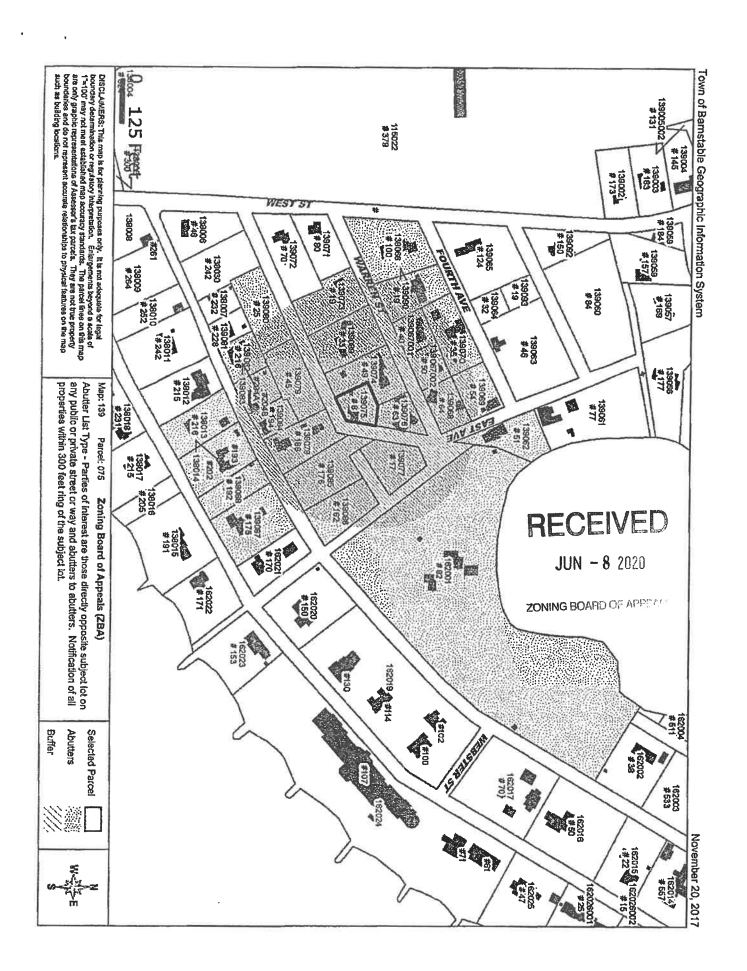
a example and to t						
·Ì		JANET L			02186	1
	139090	WHITE, NANCY A TR	WHITE NANCY A FAMILY NOMINEE TRUST	19 LADY SLIPPER LN	OSTERVILLE, MA 02655	10704/320
	162001	WIANNO CLUB		P O BOX 249	OSTERVILLE, MA 02655	C2362

This list by itself does NOT constitute a certified list of abutters and is provided only as an aid to the determination of abutters, if a certified list of abutters is required, contact the Assessing Division to have this list certified. The owner and address data on this list is from the Town of Barnstable Assessor's database as of 11/20/2017.

RECEIVED

JUN - 8 2020

ZONING BOARD OF APPEALS



Town of Barnstable
Zoning Board of Appeals
Notice of Public Hearings under the Zoning Ordinance
December 13, 2017
To all persons interested in or affected by the actions of the Zoning
Board of Appeals, you are hereby notified, pursuant to Section 11 of
Chapter 40A of the General Laws of the Commonwealth of Massaclussetts, and all amendments thereto, that a public hearing on the
fallowing appeals will be held on Wednesday, December 13, 2017 at
the time indicated:

Tool of Manager and the field on Wednesday, December 13, 2017 at the time indicated.

Zoning Board of Appeals - 7:00 PM

Zoning Board of Appeals - 7:00 PM

Zoning Board of Appeals - 7:00 PM

Zon PM Appeal No. 2017-071

Resurregard
Todd and Anne Beaurepard have applied for a Special Permit pursuant to Section 240-92(8) Nenconforming Buridings or Structures used as Single- and two-tensity residences. The applicants are proposing to construct a two-story, 1,180 square not addition which well encroach into a front yard setback creating an intensification which requires a Special Permit. The subject property is addressed 8 East Avenue, Osterville, MA, as shown on Assessor's May 139 as Parcel 075. It is located in the Residential Fri Zoning District

Zoll PM Appeal No. 2017-072

John & Mary Lombardo have applied for a Special Permit pursuant to Sections 240-91(H)(2) Developed Lnt Protection, 240-71-(1). Setback from Wetlandforset Ponds, and 240-92(8) - Noncontoming Buildings or Structures: The applicants are proposing to demolish an axisting single-family dwelling and replace with a 5.445-4- gross floor area, single-family dwelling and replace with a 5.445-4- gross floor area, single-family dwelling and replace with a 5.445-4- gross floor area, single-family dwelling and replace with a 5.445-4- gross floor area, single-family dwelling on a nonconforming tot densisting of two separate dwellings where only one dwelling is allowed under the zoning ordinants. The property is licitated at 81 William Rm Drive, Centerville, MA as shown on Assessor's Mag 2*0 as parcer 0.55. It is located in the Residence 0-7 Zoning District.

7:02 PM Appeal No. 2017-073

Kendrick
Wayne and Sandra Kendrick, d.b.a. Kota's Place Pet Grooming has applied for a modification of Special Permit No. 2008-062 Condition No. 4 for a change of hours of operation. Special Permit No. 2008-062 Condition No. 4 for a change of hours of operation. Special Permit No. 2008-062 Condition Office of the second Special Permit No. 2008-062 Condition Office of the Spe

"7.00 PM Appeal No. 2017-068 Julius/Wentzel/Outbuc 1.

"Susan Dubuc, Laura Wentzel and John Julius are appealing the issuance of a Bulloling Permit (B-17-2336) for the property at 95 Chase Street, the building permit was issued for a fire spotinker system. The Appealants contest that use of the property by Homeless Not Hopeless is not a principal use allowed in the RB Ostrict; their occurancy must be limited to no more than six residentis and subject to the conditions of a Special Permit; the Dover Amendment does not receive the proposed use from toring; and if Dover applies, a modification permit was issued for property at 95 Chase Street, Hyannis' as shown on Assessor's Map 307 as Pancel 134, zoned RB Pesidene B.

These public hearings will be he'd at the Barnstable Town He'l, 367 Main Street, Hyannis, MA, Hearing Room (ocated on the 2nd Floor, Wednesday, December, 13, 2012. Plans and applications may be reviewed at the Zoning Roard of Appeals Office, Planning and Development Department, Yown Offices, 200 Main Street, Hyannis, MA.

Barnstable Patriot A'ex Rodotakis, Chair November 24 & December 1 2017 Zoning Board of Appeals

Notice of Public Hearings under the Zording Ordinance
December 33, 2017
To all persons interested in or affected by the actions of the Zording
Board of Appeals, you are hereby notified, pursuant to Section 11 of
Chapter 40A of the General Laws of the Commonwealth of Massachusetts, and all amendments thereto, that a public hearing on the
following appeals will be held on Wednesday. December 13, 2017, at
the time indicated:

Zoning Board of Appeals - 7:00 PM

Zoning Board of Appeals - 7:00 PM

7:00 PM Appeal No. 2017-971

Resurregard

Todd and Anne Beauregard have applied for a Special Permit pursuant to Section 240-22(8) Nonconforming Buildings or Structures used as Single- and two-family residences. The applicants are prossing to construct a two-story, 1,180 square foot addition which will encroach into a front yard satistic crasting an intensification—which requires a Special Permit. The subject properly is addressed 8 East Avenue, Ostrville, MA, as shown on Assessor's Map 139 as Parcel 075, it is located in the Residential F-1 Zonling District

7:01 PM Appea No. 2017-072

John & Mary Lombardo have applied for a Special Permit gursuant to Sections 240-21(f)(2) - Developed Lot Protection, 240-7f.(f) - Settlack from Weltand/Great Ponds, and 240-92(8) - Noncontorming Buildings or Structures. The applicants are proposing in demellish an existing single-family dwelling and replace with a 5.445-8 goss floor area, single-family dwelling an a proconforming lot consisting of two separats dwellings where only one dwelling is allowed under the zoning ordinance. The property is located at 81 Wildow Run Drive, Centerville, MA as shown or Assessor's Map 210 as parcel 056. It is located in the Residence D-1 Zoning District.

7:12 PM Appeal No. 2017-073

Wayne and Sandra Kendrick, d.a. Kofa's Place Pet Grooming has applied for a modification of Special Permit No. 2008-082 Condition No. 4 for a change of hours of operation. Special Permit No. 2008-062 was granted pursuant to Section 240-33, 6 (1) Conditional Uses for a Kennel. The applicant is seeking to operate a 24 hour dog proximing business in Unit 7 at 30 Perseverance Way, Barnstable, MA. The subject peoperty is addressed 30 Perseverance Way, Barnstable, MA, and is shown on Assessor's Map 295 as parced or units 00Fand 006, it is in the IND Industrial Zoning District.

7:00 PM - Appeal No. 2017-068 . Aniss/Wentzel/Dubug Susan Dubug, Laura Wentzel and John Julius are appealing the issuance of a Building Permit (8-17-2336) for the property at 95 Chase Street, the building permit was Issued for a fire sprinitier system. The Appellants context that use of the property by Homeless Not frogalises; is not a principal use allowed in the RB Obstict, their occupancy must be limited to no more than six residents and subject to the conditions of a Special Permit; the Dower Amendment does not exempt the proposed use from zoning; and if Dover applies, a modification permit is required from the Zoning Board of Appeals. The building permit was issued for property at 95 Chase Street, Hyannis as shown on Assessor's Map 307 as Parcel 134, zoned RB Residence B.

These public hearings will be held at the Barnstable Town Hall, 367 Main Street, Hyannis, MA, Hearing Room located on the 2nd Floor, Wednesday, December 13, 2017. Plans and applications may be reviewed at the Zoning Board of Appeals Office, Planning and Development Department, Town Offices, 200 Main Street, Hyannis, MA.

Barnistable Patriot : Alex Rodolaids, Chair Xovember 24 & December 1, 2017 Zoning Board of Appeals

RECEIVED

JUN - 8 2020

ZONING BOARD OF APPEALS

BARNSTABLE REGISTRY OF DEEDS John F. Meade, Register

EXHIBIT 2

RECEIVED

JUN - 8 2020

ZONING BOARD OF APPEALS

Town of Barnstable Building Department Services

Brian Florence, CBO
Building Commissioner
200 Main Street, Hyannis, MA 02601
www.town.barnstable.ma.us



Office: 508-862-4038

Fax: 508-790-6230

Notice of Zoning Ordinance Request for Enforcement Denial

May 7, 2020

Michael Schulz 1340 Main St. Osterville, MA 02655 and all persons having interest in this notice:

I am in receipt of a request for zoning enforcement in accordance with M.G.L. c. 40A § 7 concerning the property located at 8 East Avenue, Osterville, MA 02655, Assessors Map 139 Parcel 075. Please be advised that your request for enforcement is DENIED.

Summary of Request for Enforcement:

In your request for enforcement you allege that a foundation structure is being installed that impedes into the access of East Avenue and is not consistent with the Special Permit 2017-071, and specifically ask that I place a stop work on property and immediately suspend building permit. In your request you fail to cite the relevant Barnstable Zoning Ordinance concerning the desired relief.

Summary of Reason(s) for Denial:

Your request for enforcement is denied in accordance with M.G.L. c. 40A § 7 for the following reasons:

- 1) The structure that is referenced in the complaint is being erected to improve a patio that was approved on the site plan referenced in Special Permit 2017-071 which reference both a plan dated 1/6/16 and the conditions of East Ave. within the findings.
- 2) Using photos provided by property owner, assessors database and using historical GIS imaging it is apparent that the patio has existed in its current footprint since at minimum 1990 and likely was established prior to the 1950's based upon less clear black and white imaging.
- 3) Finally, your appeal is not timely. Your appeal would have needed to have been filed within 20 days of the granting of the special permit for which your client was noticed; and in any event no later than within 30 days of the issuance of the building permit.

It is my further determination that the patio was pre-existing nonconforming due to the way East Ave. has historically been used and was subsequently approved by the current special permit and as long as there is no increase in the footprint of the approved patio it is a preexisting nonconforming landscape feature.

RECEIVED

JUN - 8 2020

If you have been aggrieved by this determination, you may file an appeal with the Town Clerk as well as the Planning and Development Department of the Town Barnstable, specifying the ground thereof within thirty (30) days of the receipt of this notice in accordance with Chapter 40A Section 15 of the Massachusetts General Laws.

Regards,

Brian Florence

Building Commissioner

RECEIVED

JUN - 8 2020

ZONING BOARD OF A STANKE

Michael Schulz

From:

Florence, Brian < Brian.Florence@town.barnstable.ma.us>

Sent:

Thursday, May 7, 2020 2:33 PM

To: Cc:

Michael Schulz

Carter, Jeff

Subject:

RE: Emailing: 8 E Ave RFS Denial_20.pdf

Stand by.... I have them up in my email from Jeff.... I will just forward them unceremoniously.

-Brian

----Original Message----

From: Michael Schulz [mailto:mschulz@schulzlawoffices.com]

Sent: Thursday, May 7, 2020 2:26 PM

To: Florence, Brian

Cc: Carter, Jeff; Michael Schulz

Subject: RE: Emailing: 8 E Ave RFS Denial 20.pdf

Hi Brian and Jeff, would either you be able to send along the photographs that you reviewed? Thank you. Michael

Michael F. Schulz, Esq. Schulz Law Offices, LLC 1340 Main Street Osterville, Massachusetts 02655 Telephone: (508) 428-0950 Facsimile: (508) 420-1536

Cell: (508) 364-6364 www.schulzlawoffices.com

Be aware that online banking fraud is on the rise. If you receive an email containing wire transfer instructions from Schulz Law Offices, LLC, please call our office at (508) 428-0950 to verify the information prior to initiating the transfer

This email and any files transmitted with it contain PRIVILEGED and CONFIDENTIAL INFORMATION and are intended only for the person(s) to whom this e-mail message is addressed. As such, they are subject to attorney-client privilege and/or attorney work product and you are hereby notified that any dissemination or copying of this email is strictly prohibited. If you have received this e-mail message in error, please notify the sendor immediately by telephone or e-mail and destroy the original message without making a copy. Thank you.

----Original Message-----

From: Florence, Brian < Brian. Florence@town.barnstable.ma.us>

Sent: Thursday, May 7, 2020 2:23 PM

To: Michael Schulz <mschulz@schulzlawoffices.com> Cc: Carter, Jeff <Jeff.Carter@town.barnstable.ma.us>

Subject: Emailing: 8 E Ave RFS Denial 20.pdf

RECEIVED

JUN -8 2020

Attorney Schulz,

ZONING BOARD OF APPEALS

It was a pleasure speaking with you today. Attached please find the request for enforcement denial that we discussed. If you have any questions please do not hesitate to contact me.

Regards,
Brian florence, Building Commissioner
Town of Barnstable
200 Main Street
Hyannis, MA 02601
(508) 862-4038
Brian.florence@town.barnstable.ma.us

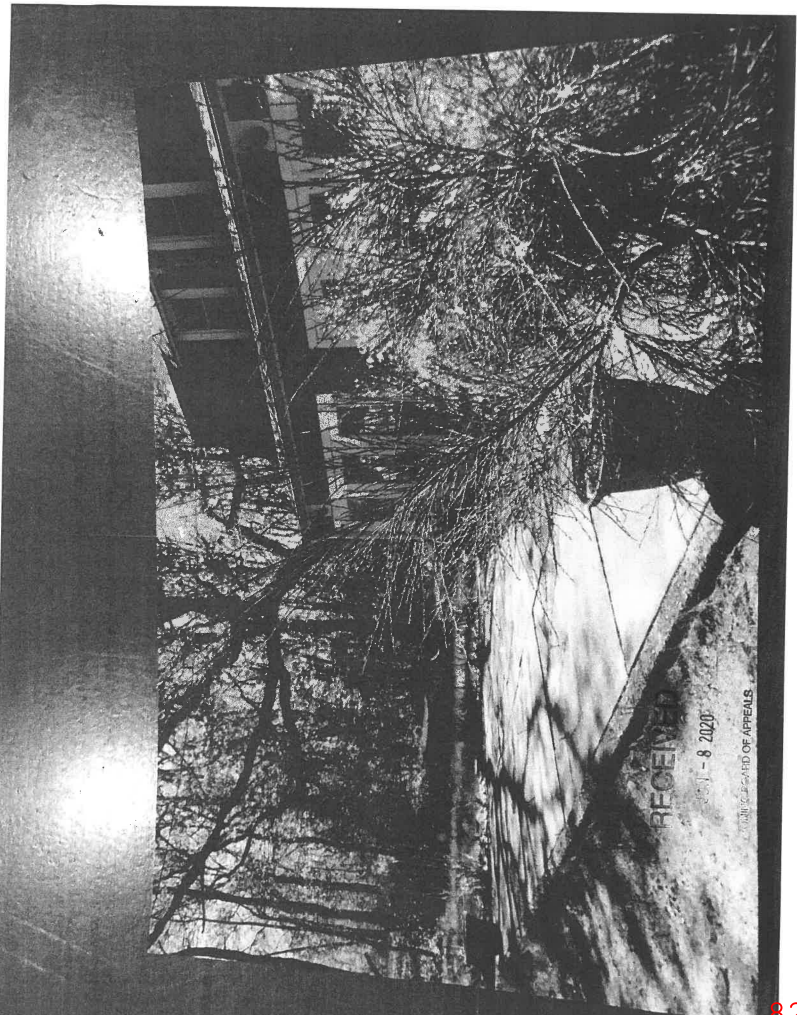
Note: To protect against computer viruses, e-mail programs may prevent sending or receiving certain types of file attachments. Check your e-mail security settings to determine how attachments are handled. CAUTION: This email originated from outside of the Town of Barnstable! Do not click links, open attachments or reply, unless you recognize the sender's email address and know the content is safe! CAUTION: This email originated from outside of the Town of Barnstable! Do not click links, open attachments or reply, unless you recognize the sender's email address and know the content is safe!

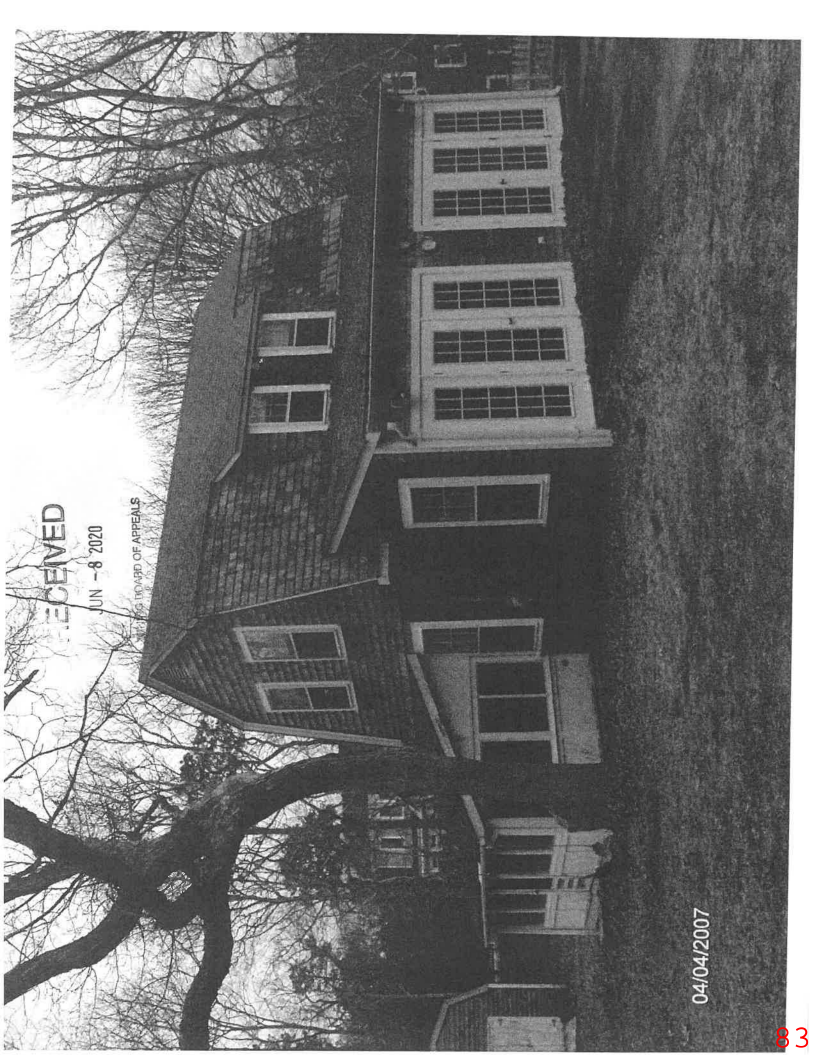
RECEIVED

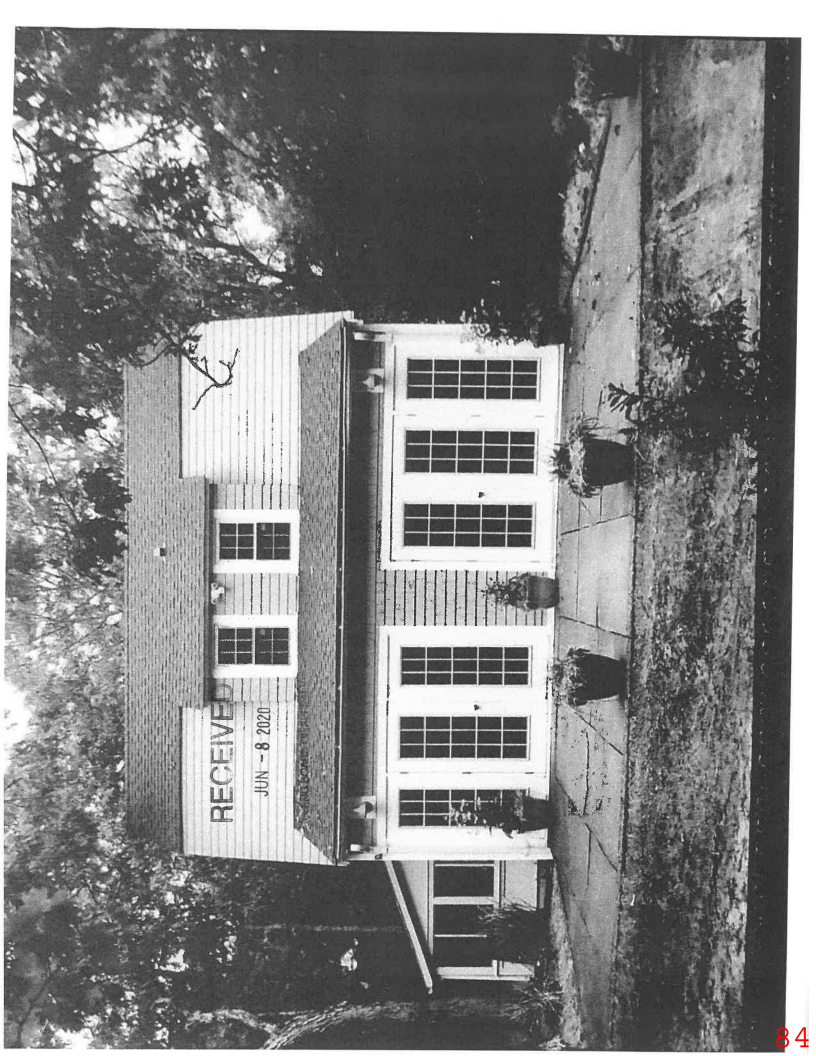
JUN - 8 2020

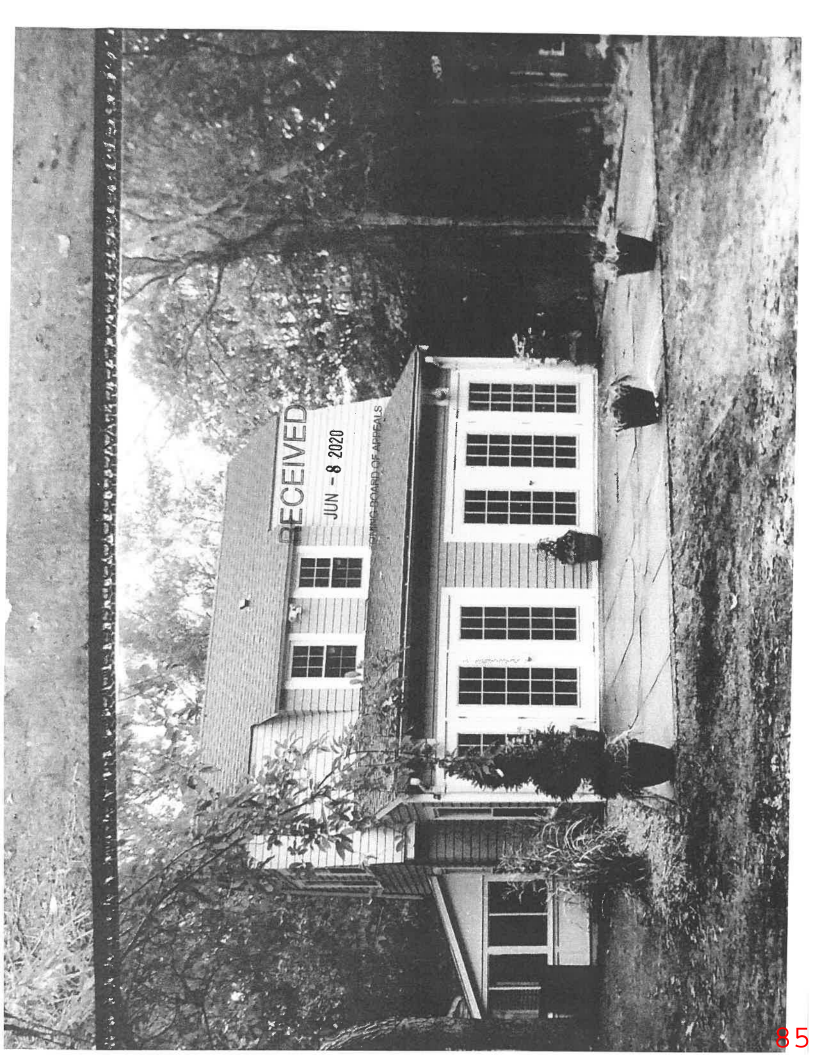
ZONING BOARD OF APPEAUS

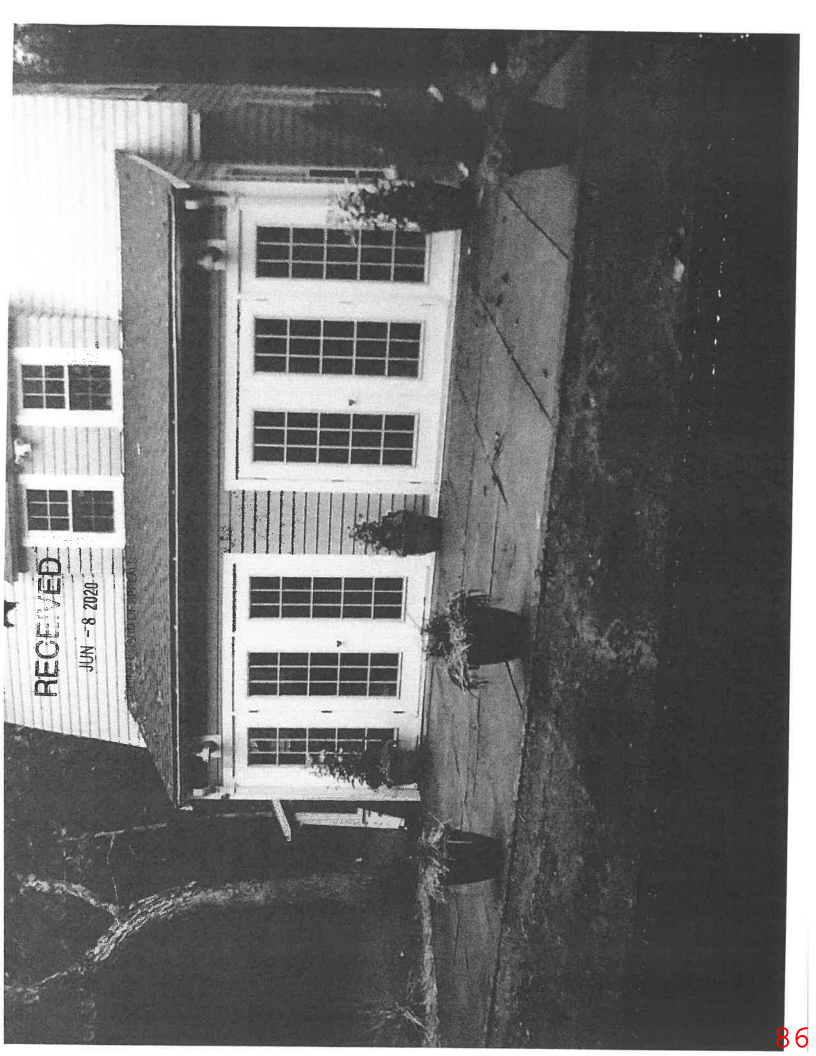


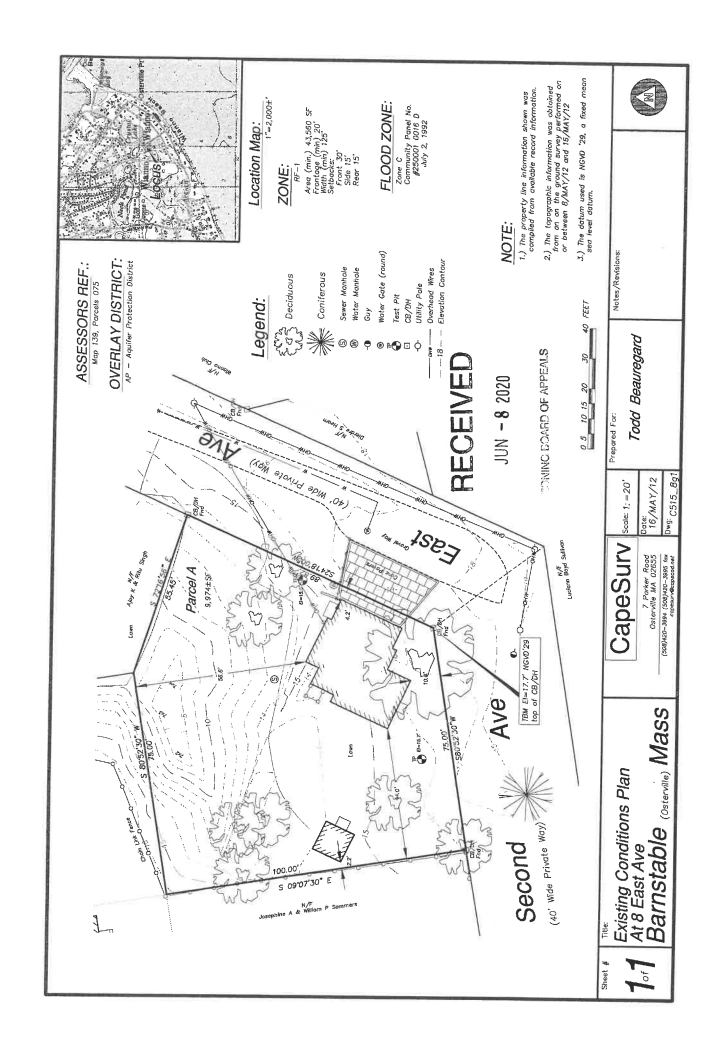












Town of Barnstable

Planning and Development Department

Elizabeth Jenkins, Director

Staff Report



Appeal No. 2020-024 – Elefante Appeal of Building Commissioners Decision

Date: June 25, 2020

To: Zoning Board of Appeals

From: Planning and Development Staff

Appellant: Mark B. Elefante, Trustee of 25 East Avenue Realty Trust and Nancy B.

Gardiner, Trustee of 45 East Avenue Realty Trust

1340 Main Street, Osterville, MA

Subject Property Address: 8 East Avenue, Osterville

Assessor's Map/Parcel: 139/075

Zoning: Residence F-1 (RF-1)

Filed: June 4, 2020 Hearing: July 8, 2020 Decision Due: August 12, 2020

Copy of Notice

Mark B. Elefante, Trustee of 25 East Avenue Realty Trust and Nancy Gardiner, Trustee of 45 East Avenue Realty Trust are appealing the decision of the Building Commissioner in suspending construction of a structure (foundation) as it exceeds the scope of the building permit, which permit was premised upon Special Permit 2017-071 granted by the Zoning Board of Appeals. The subject property is located at 8 East Avenue, Osterville, MA as shown on Assessor's Map 139 as Parcel 075. It is located in the Residence F-1 (RF-1) Zoning District.

Appeal

This matter involves an appeal of the denial of a request for enforcement filed with the Building Commissioner on April 23, 2020 by Attorney Schulz. The appeal -seeks to suspend construction of a structure (foundation) by the Beauregard's into East Avenue as it exceeds the scope of the building permit, which permit was premised upon Special Permit No. 2017-071. The Building Commissioner denied the request. The Appellants are requesting the Board reverse the Commissioners decision.

Background

The Appellants, Mark B. Elefante, Trustee of 25 East Avenue Realty Trust and Nancy Gardiner, Trustee of 45 East Avenue Realty Trust, own the property within 300 feet of 8 East Avenue, the subject of the appeal. Special Permit No. 2017-071 granted with conditions to Todd and Anne Beauregard at 8 East Avenue to allow construction of an addition on a nonconforming dwelling pursuant to Section 240-92 (B). The Appellants argue that the construction exceeds the scope of the building permit.

The Building Commissioner issued a denial for enforcement on May 7, 2020 for the following reasons:

- 1. The structure that is referenced in the complaint is being erected to improve a patio that was approved on the site plan referenced in Special Permit No. 2017-071 which reference both a plan dated January 6, 2016 and the conditions of East Avenue within the findings.
- Using photos provided by the property owner, assessors database and using historical GIS
 imagining it is apparent that the patio has existed in its current footprint since at a minimum
 1990 and likely was established prior to the 1950's based upon less clear black and white
 imaging.

- 3. The Appeal is untimely. The appeal would have needed to have been filed 20 days of the grant of the special permit for which the appellants were notified and in any event no later than within 30 days of the issuance of the building permit.
- 4. It is the Building Commissioner's determination that the patio was preexisting nonconforming due to the way east Avenue has historically been used and was subsequently improved by the current special permit and as long as there is no increase in the footprint of the approved patio, it is a preexisting nonconforming landscape feature.

The Appellants argue that there was no reference in the Special Permit Decision that the addition is replacing the patio and also questions the function of East Avenue. The Appellants are also arguing the request for enforcement is not untimely. Upon discovering that the Beauregard's erection of the foundation closer to and into East Avenue which exceeded the scope of work in the building permit, the Trust requested enforcement. The Appellants also argue that a foundation is a structure and not a landscape feature.

Procedural Review

This appeal was filed with the Town Clerk's office on June 4, 2020 and the Planning and Development Department, Zoning Board of Appeals office on June 8, 2020. It was filed within 30 days of the denial to enforce zoning as required by MGL 40A.

Findings

The Board should make findings when either voting to uphold or overrule the Building Commissioner's determination. It is the Board's responsibility to determine if the Building Commissioner properly determined that the patio was constructed as approved and does not violate the Zoning Ordinance.

Should the Board wish to uphold the Building Commissioner's decision to deny enforcement, the Board should consider the following findings:

The Board affirms the Building Commissioner's findings that the request is not enforceable for the following reasons:

- 1. The structure that is referenced in the complaint is being erected to improve a patio that was approved on the site plan referenced in Special Permit No. 2017-071 which reference both a plan dated January 6, 2016 and the conditions of East Avenue within the findings.
- 2. Using photos provided by the property owner, assessors database and using historical GIS imagining it is apparent that the patio has existed in its current footprint since at a minimum 1990 and likely was established prior to the 1950's based upon less clear black and white imaging.
- 3. The Appeal is untimely. The appeal would have needed to have been filed 20 days of the grant of the special permit for which the appellants were notified and in any event no later than within 30 days of the issuance of the building permit.
- 4. It is the Building Commissioner's determination that the patio was preexisting nonconforming due to the way east Avenue has historically been used and was subsequently improved by the current special permit and as long as there is no increase in the footprint of the approved patio, it is a preexisting nonconforming landscape feature.

Should the Board wish to overrule the Building Commissioner's Decision, below are draft findings for the Board's potential consideration.

1. The Board finds the reconstruction of the patio beyond the scope of the building permit.

Procedural Information

Upon making findings, the Board may choose to vote to:

- Uphold or the Building Commissioner's denial of enforcement action; or
- Overrule the Building Commissioner's denial of enforcement action,

A vote of 4 members of the Board is required to overrule the Building Commissioner's decision.

CC: Appellants (c/o Attorney Michael Schulz)

Attachments: Application

Assessor's information

Copy of Denial letter from Building Commissioner

Copy of Building permit