

#### NOTICE OF CALLED MEETING

The Board of Adjustment of the Town of Mint Hill will hold a called meeting on Monday, June 4, 2018 at 6:30 p.m. in the John M. McEwen Assembly Room, Mint Hill Town Hall. The purpose of this meeting is to hold the June Board of Adjustment meeting.

### Mint Hill Board of Adjustment Agenda

June 4, 2018 at 6:30 p.m.

- 1. Call To Order
- 2. Roll Call and Invocation
- 3. Approve Minutes of September 25, 2017 Regular Meeting
- 4. Additions or Deletions of Agenda Items
- 5. Reports of Committees, Members, and Staff
- 6. Old Business
- 7. New Business

A. Variance Request #V18-1, Filed by Chad Sherrill for property located at 10113 Arlington Church Road, Tax Parcel Number 139-101-27

- 8. Other Business
- 9. Adjournment

Cassie Crutchfield

Program Support Assistant

### **Town of Mint Hill**

John M. McEwen Assembly Room 4430 Mint Hill Village Lane Mint Hill, North Carolina 28227

### Mint Hill Board of Adjustment Agenda

September 25, 2017 at 6:30 p.m.

- 1. Call to Order
- 2. Roll Call and Declaration of Quorum
- 3. Approve Minutes of June 26, 2017 Regular Meeting
- 4. Reports of Committees, Members, and Staff
- 5. Old Business
- 6. New Business
  - A. Discussion and Decision on Variance Request #V17-4 Filed by Alton Brent Grayson, Property Located at 6038 Robin Hollow Drive, Tax Parcel #135-271-06 from section 6.9.7(11) specifies Accessory Structures are limited to 900 sq ft.
  - B. Discussion and Decision on Variance Request #V17-5 Filed by Linda Kragnes & Dan Kragnes, Property Located at 12902 Telfair Meadow Drive, Tax Parcel #135-343-22 from Section 6.9.7 Accessory Use and Structures
- 7. Other Business
- 8. Adjournment

Cassie Crutchfield
Program Support Assistant

### MINUTES OF THE MINT HILL BOARD OF ADJUSTMENT September 25, 2017

The Mint Hill Board of Adjustment met in regular session on Monday, September 25, 2017 at 6:30 p.m. in the John M. McEwen Assembly Room, Mint Hill Town Hall.

### **ATTENDANCE**

Chairman: Gary Isenhour

Members: June Hood, Michael Weslake, Ronald Rentschler and Bobby Reynolds

ETJ Members: Debi Powell and David Tirey Absent Alternate Member: Todd Fisher

Planning Director: John Hoard

Clerk to the Board: Cassie Crutchfield

### CALL TO ORDER

Chairman Isenhour called the meeting to order at 6:30 p.m., declared a quorum present and the meeting duly constituted to carry on business.

### **ORDER OF BUSINESS**

Approval of Minutes of June 26, 2017 Regular Meeting: Upon the motion of Mr. Reynolds, seconded by Mrs. Hood the Board unanimously approved the minutes of the June 26, 2017 Board of Adjustment regular meeting with the following correction:

Mr. Reynolds made a favorable motion to grant Variance request #V17-1, filed by Suzanne Wolf for property located at 7200 Apple Creek Drive, Tax Parcel #135-366-06 due to the fact that unnecessary hardships would result from the strict application of the ordinance, hardships result from conditions that are peculiar to the property and not by actions taken by the applicant or property owner and that substantial justice would be achieved. Mr. Weslake seconded the motion and the motion went to a vote. Mrs. Hood, Mrs. Powell and Mr. Tirey were in favor of the motion. Mr. Fisher and Mr. Reynolds Mr. Rentschler were opposed to the motion, therefore the motion did not carry and the variance was denied.

**Reports of Committees, Members and Staff:** Planning Director Hoard stated Planner Chris Breedlove had left the Town to become an Arborist.

### **New Business:**

A. Variance Request #V17-4 Filed by Alton Brent Grayson, Property Located at 6038 Robin Hollow Drive, Tax Parcel #135-271-06 from section 6.9.7(11) specifies accessory structures are limited to 900 sq ft.: The following individuals were sworn in and spoke in conjunction with V17-4: Mr. John Hoard and Mr. Alton Brent Grayson. Mr. Grayson stated the odd angle of the home and the definitions of rear, side and front yard imposed by the Ordinance made locating an accessory structure very difficult. He stated he had grown up in Mint Hill, moved to Fort Mill, and had returned recently to Mint Hill. He stated the property was located on 3.5 acres of land and because the house was placed on the property, before the road had been extended, it was impossible to build a structure on the property in the "rear yard". Mr. Grayson had met with Planner Breedlove to discuss the 1130

square foot garage, had applied for a permit by Mecklenburg County and received a call from Planner Breedlove to say they had an issue because the road had been extended in the early 1990's. The extension of the road had created new side and front yards. Mr. Grayson and Planning Director Hoard showed several renderings/slides (see attached) to shown the orientation of the house on the lot in comparison to the road.

Chairman Isenhour asked where the road had originally ended. Mr. Grayson said right passed his property. Mr. Reynolds asked if this was originally family land that had been divided over the years. Mr. Grayson and Planning Director Hoard said possibly. Chairman Isenhour asked who had decided what the front, side was and rear yard. Planning Director Hoard said the Ordinance dictates what is considered front, side and back yard. Mr. Weslake asked how far into the front yard would the structure protrude. Mr. Grayson said 2-3 feet. Planning Director Hoard directed the Board back to the drawings/renderings to explain the side, rear and front yards. Mr. Weslake asked if the structure could be moved closer to the house. Mr. Grayson stated it must be 10 feet from the house; he stated to get the structure out of the front yard that the second line must be used. Mr. Tirey asked if a 900 square foot structure could be used in the side yard; was there any way to place it in the physical back yard? No. Mr. Rentschler stated the side yard couldn't really exist. Planning Director Hoard stated the property did have atypical setbacks. Chairman Isenhour and Mr. Rentschler asked what the setbacks would have been if the road had not been extended. Mr. Hoard stated they would still be encroaching into the side yard but the Board of Adjustment had discretion in granting variances that Staff did not have.

Hearing no further questions, Chairman Isenhour asked the Board to move into the fact finding portion of the case.

### Unnecessary hardships would result from the strict application of the ordinance.

Mr. Tirey stated unnecessary hardships would result from the strict application of the ordinance the extension of the road caused the orientation of the house to have new side, rear and front yards.

Mr. Rentschler agreed with Mr. Tirey.

Mrs. Powell stated unnecessary hardships would result from the strict application of the ordinance due to placing the structure in an impractical location.

Chairman Isenhour and Mrs. Hood agreed with Mrs. Powell.

Mr. Reynolds stated unnecessary hardships would result from the strict application of the ordinance due to the unusual location of the house in regard to the road.

Mr. Weslake stated unnecessary hardships would not result from the strict application of the ordinance because the property owner had reasonable use of the house with the setback requirements.

# The hardship results from conditions that are peculiar to the property, such as location, size or topography.

Mr. Weslake stated the hardship results from conditions that are peculiar to the property, such as location, size or topography due to the road extension and the original placement of the house.

Mr. Reynolds stated the hardship results from conditions that are peculiar to the property, such as location, size or topography due to the location of the house on the lot.

Mrs. Hood and Chairman Isenhour agreed with the previous statements.

Mrs. Powell stated the hardship results from conditions that are peculiar to the property, such as location, size or topography due to the unique placement and the changing lines.

Mr. Rentschler and Mr. Tirey agreed with Mrs. Powell.

### The hardship did not result from actions taken by the applicant or the property owner.

Mr. Tirey stated the hardship did not result from actions taken by the applicant or the property owner but instead was caused by the road extension.

Mr. Rentschler, Mrs. Powell, Chairman Isenhour agreed with Mr. Tirey.

Mr. Reynolds stated the hardship did not result from actions taken by the applicant or the property owner because it was caused by the original owners of the property.

Mr. Weslake stated the hardship was a result from actions taken by the applicant or the property owner because they chose the location of the garage.

# The requested variance is consistent with the spirit, purpose and intent of the ordinance such that public safety is secured and substantial justice is achieved.

Mr. Weslake stated the requested variance is not consistent with the spirit, purpose and intent of the ordinance such that public safety is secured and substantial justice is not achieved.

Mr. Reynolds stated the requested variance is consistent with the spirit, purpose and intent of the ordinance such that public safety is secured and substantial justice is achieved because the garage may be placed in a good location.

Mrs. Hood stated the requested variance is consistent with the spirit, purpose and intent of the ordinance such that public safety is secured and substantial justice is achieved because the garage could be placed in a convenient location to the house.

Chairman Isenhour, Mrs. Powell, Mr. Tirey and Mr. Rentschler agreed with Mrs. Hood.

Upon the motion of Mrs. Powell, seconded by Mr. Reynolds, the Mint Hill Board of Adjustment voted to grant Variance Request #V17-4 Filed by Alton Brent Grayson, for Property Located at 6038 Robin Hollow Drive, Tax Parcel #135-271-06 from Section 6.9.7(11) Accessory Uses and Structures to place a 1,100 square foot accessory structure in the front yard based on the following reasons:

- 1. Unnecessary hardships would result from the strict application of the Ordinance. Without a variance, the property owner would have to place their structure in the required "new" side yard which would be an impractical location as the structure would be better situated according to the original front/rear and side yard placement when the house was built.
- 2. The hardship results from conditions that are peculiar to the property, as well as did not result from actions taken by the applicant, in that the hardship results from the unique situation of the road being extended through the property many years after the residence was constructed changing the front/rear and side property lines.
- 3. A variance would be consistent with the spirit, purpose and intent of the ordinance, such that public safety secured. With the road extension creating a "revised" front and side yard a variance places the structure where it would be intended on the original lot development and a variance would have no negative impact and substantial justice would be achieved.

The vote was 6-1; Mr. Weslake opposed the granting of the variance request.

B. Variance Request #V17-5 Filed by Linda Kragnes & Dan Kragnes, Property Located at 12902 Telfair Meadow Drive, Tax Parcel #135-343-22 from Section 6.9.7 Accessory Use and Structures: The following individuals were sworn in and spoke in conjunction with V17-5: Mr. John Hoard, Mr. Dan Kragnes and Mr. Huffman. Planning Director Hoard stated conservations subdivisions like Telfair restricted all accessory structures to the rear yard. Mr. Kragnes stated Bonterra Builders had built his home in Telfair and that he had a short rear yard that caused the pool be built in this location. He stated the majority of the pool, an estimated 70%, would be placed in the rear yard. He had selected San Juan Pools to build the pool; the pool will have a 6' vinyl privacy fence to screen from the view of the neighbors.

Mr. Rentschler asked what portion of the berm was located on the property. The entire berm is located on the property, according to Mr. Kragnes. Mr. Renstchler asked by the berm area could not be use. Mr. Kragnes stated the storm drain easement would prevent him from placing the pool back further. Mr. Rentschler asked if the storm drain easement ran through the patio. Yes, the patio is made of pavers not concrete and approximately 1 foot is in the easement. Mr. Rentschler stated he wouldn't want to look at a pool in the side yard. He asked if there was a storm drain there now. There was no storm drain there now; the neighbors had planted for privacy and they would be unable to see the pool. Mr. Rentschler asked about the drain at the patio. Mr. Kragnes stated there was a 15" landscape drain at the patio. Chairman Isenhour asked if the pool would interfere with the drainage. Mr. Kragnes stated the pool would be 7-8' away from the drainage area. Mr. Weslake asked if there was an option of a smaller pool. Yes, there was a smaller option. Mr. Weslake asked if the smaller option would get the pool out of the

setback. Mr. Kragnes stated it would only lessen it. Mr. Tirey asked about the condition of conservation subdivisions as accessory structures in rear only; wouldn't the owners have known. Planning Director Hoard stated a 20' set back was used for a normal subdivision and an 8 foot setback was required with the smaller lot; unless owners read the Town ordinances they would not have known. Mr. Weslake asked about the 10 foot rule; Planning Director Hoard stated it was an old fire code but since this was a pool and not a building then it wasn't as strict. Mr. Kragnes stated 60-70% of the pool would be located in the back yard.

Hearing no further questions, Chairman Isenhour asked the Board to move into the fact finding portion of the case.

### Unnecessary hardships would result from the strict application of the ordinance.

Mr. Weslake stated unnecessary hardships would result from the strict application of the ordinance because the property had a berm which made it unsuitable to build on.

Mr. Reynolds stated unnecessary hardships would not result from the strict application of the ordinance because a smaller pool could be utilized.

Mrs. Hood and Chairman Isenhour agreed with Mr. Weslake.

Mrs. Powell stated unnecessary hardships would result from the strict application of the ordinance because there was no other location for hydrotherapy and exercise.

Mr. Rentschler and Mr. Tirey agreed with Mrs. Powell.

## The hardship results from conditions that are peculiar to the property, such as location, size or topography.

Mr. Tirey stated the hardship results from conditions that are peculiar to the property, such as location, size or topography because of the berm and the storm drain easement.

Mr. Rentschler agreed with Mr. Tirey.

Mrs. Powell stated the hardship results from conditions that are peculiar to the property, such as location, size or topography because of the 15' storm drain easement and the berm.

Chairman Isenhour, Mrs. Hood and Mr. Weslake agreed with Mrs. Powell.

Mr. Reynolds stated the hardship results from conditions that are peculiar to the property, such as location, size or topography because it was in a conservation subdivision.

### The hardship did not result from actions taken by the applicant or the property owner.

Mr. Weslake stated the hardship did not result from actions taken by the applicant or the property owner but instead was caused by berm and the storm drain easement.

Mr. Reynolds stated the hardship did not result from actions taken by the applicant or the property owner but instead was caused by the conservation subdivision.

Mrs. Hood, Chairman Isenhour, Mrs. Powell, Mr. Rentschler and Mr. Tirey agreed with Mr. Weslake.

## The requested variance is consistent with the spirit, purpose and intent of the ordinance such that public safety is secured and substantial justice is achieved.

Mr. Tirey stated the requested variance is consistent with the spirit, purpose and intent of the ordinance such that public safety is secured and substantial justice is achieved.

Mr. Rentschler stated the requested variance is consistent with the spirit, purpose and intent of the ordinance such that public safety is secured and substantial justice is achieved.

Mrs. Powell stated the requested variance is consistent with the spirit, purpose and intent of the ordinance such that public safety is secured and substantial justice is achieved because a 6' fence would screen the pool from the neighbors.

Chairman Isenhour, Mrs. Hood, Mr. Reynolds and Mr. Weslake agreed with Mrs. Powell.

Upon the motion of Mrs. Powell, seconded by Mr. Rentschler, the Mint Hill Board of Adjustment voted to grant variance #V17-5 Filed by Linda and Dan Kragnes, for Property Located at 12902 Telfair Meadow Drive, Tax Parcel #135-343-22 from Section 6.9.7 Accessory Use and Structures to allow a pool to partially extend into the side yard and be located 5' from the property line based on the following reasons:

- 1. Unnecessary hardships would result from the strict application of the Ordinance. Without a variance, the property owner would have no other location on their property, besides the front yard, to place a pool needed for hydrotherapy and exercise.
- 2. The hardship results from conditions that are peculiar to the property, as well as did not result from actions taken by the applicant, in that the hardship results from the unique situation of a 15' storm drain easement in the rear yard as well as a 10' raised earth noise barrier running along the rear of the property. And the need to meet the National Electrical Swimming Pool Code requires the pool to be placed 5' away from the 2 AC compressor units.
- 3. A variance would be consistent with the spirit, purpose and intent of the ordinance, such that public safety is secured. And a variance would have no negative impact and substantial justice would be achieved with the pool and equipment being hidden by a 6' high vinyl fence on the requested 5' side and will not be visible from the front or the next door neighbor.

The vote was 6-1; Mr. Weslake opposed granting the variance request.

Other Business: None
Adjournment: Upon the motion of Mr. Reynolds, seconded by Mrs. Powell and unanimously
agreed upon, Chairman Isenhour adjourned the meeting at 7:33 p.m.

Cassie Crutchfield Program Support Assistant

# Memo

To: Board of Adjustment

From: Staff

Date: 6/4/2018

Re: Variance Request #V18-1, Filed by Chad Sherrill for property at 10113 Arlington

Church Road

### **Variance Request**

The applicant is requesting a variance from Section 6.9.7 of the Mint Hill Unified Development Ordinance for property located at 10113 Arlington Church Road. The applicant is requesting a variance to the required 20' side yard setback applicable for detached garages that exceed 900 sq. ft.

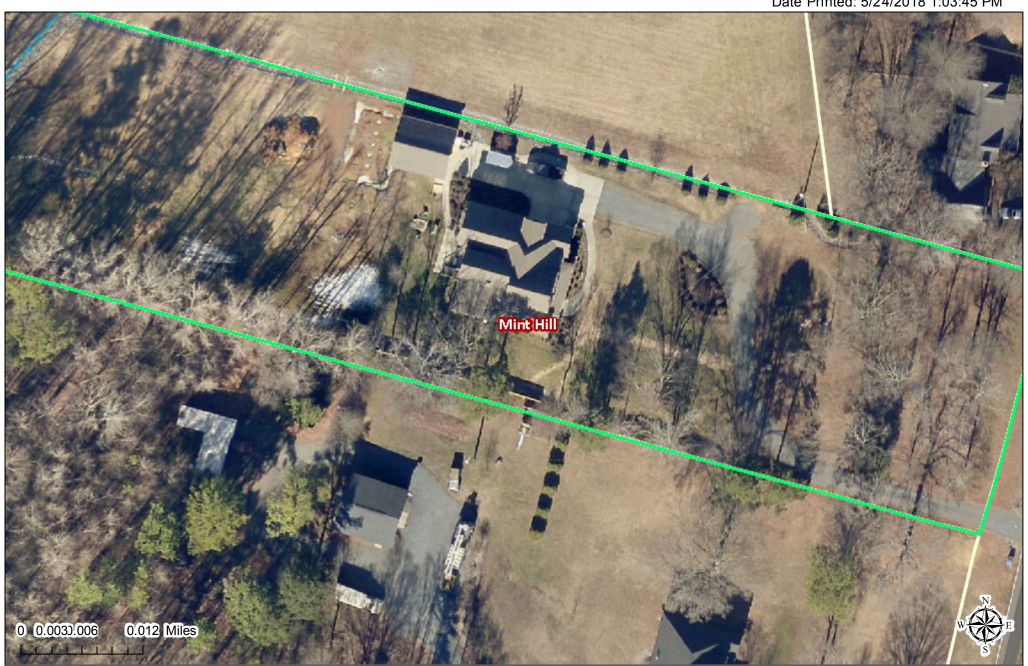
#### 6.9.7.A.11

For detached garages with a floor area footprint over nine hundred (900) square feet, the Administrator may approve if the following requirements can be met:

- a. The site must consist of two (2) or more acres; andb. The garage must be located in the rear yard; and
- c. The rear and side setbacks are increased to twenty (20) feet; and

### Polaris 3G Map – Mecklenburg County, North Carolina Sherrill

Date Printed: 5/24/2018 1:03:45 PM



This map or report is prepared for the inventory of real property within Mecklenburg County and is compiled from recorded deeds, plats, tax maps, surveys, planimetric maps, and other public records and data. Users of this map or report are hereby notified that the aforementioned public primary information sources should be consulted for verification. Mecklenburg County and its mapping contractors assume no legal responsibility for the information contained herein.

### VARIANCE APPLICATION

Town of Mint Hill Board of Adjustment 4430 Mint Hill Village Lane Mint Hill, N.C. 28227 (704)545-9726

Office Use Only			
Petition #: V18	-1		
Date Filed:	23	18	
Received By:	34	, 	

Variance Requested on Property at: 1	0113 Arlington Church Road, Mint Hill, NC 28227
Tax Parcel Number: <b>139-101-27</b>	Zoning District: MINT HILL
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**Describe Variance Being Requested:** 

The current detached structure on the property is under 900 square feet which complies with having a 10 foot clearance from the property line. This variance request is being submitted because I, Chad Sherrill, the property owner, wish to expand my detached garage to house more equipment. The proposed expansion will create a building that will exceed 900 square feet which currently will not comply with the 20 foot clearance requirement for buildings of that size. With permission from the property owner, I am requesting this variance to build onto the detached garage without having to move the entire building first.

CHAD SHERRILL	
Name of Property Owner	Name of Applicant
10113 ARLINGTON CHURCH ROAD	
Address of Applicant	Address of Applicant
CHARLOTTE, NC 28227	
City, State, Zip	City, State, Zip
(704) 502-9737	
Telephone Number	Telephone Number
ROOFMAL08@YAHOO.COM	
E-mail Address	E-mail Address
Pho Sie	
Signature of Property Owner	Signature of Applicant

### FACTORS RELEVANT TO THE ISSUANCE OF VARIANCE:

The Board of Adjustment does not have unlimited discretion in deciding whether to grant a variance. Under the State Enabling Act, the Board is required to reach four conclusions as a prerequisite to the issuance of a variance: (1) that unnecessary hardships would result from the strict application of the Ordinance; (2) the hardship results from conditions that are peculiar to the property, such as location, size, or topography; (3) that the hardship did not result from actions taken by the applicant or the property owner and, (4) the requested Variance is consistent with the spirit, purpose, and intent of the ordinance, such that public safety is secured and substantial justice is achieved.

In the spaces provided, indicate the facts that you intend to show and the <u>arguments</u> that you intend to make to convince the Board that it can properly reach these four required conclusions.

UNNECESSARY HARDSHIPS WOULD RESULT FROM THE STRICT APPLICATION OF THE ORDINANCE. It shall not be necessary to demonstrate that, in the absence of the variance, no reasonable use can be made of the property.

The current building will have to be destroyed and a new building will have to be built to
The current building will have to be destroyed and a new building will have to be built to
comply with the 20 foot clearance requirement. I wish to simply expand on the building
and not have to rebuild an entire structure. Building a whole new structure will be much
more costly and take more time to build than the current proposed expansion plans.
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THE HARDSHIP RESULTS FROM CONDITIONS THAT ARE PECULIAR TO THE PROPERTY, SUCH AS LOCATION, SIZE OR TOPOGRAPHY. Hardship resulting from personal circumstances, as well as hardships resulting from conditions that are common to the neighborhood or the general public, may not be the basis for granting variance.

The current detached garage is located 10 feet from the property line. The location		
will become a peculiar condition in due to the new proposed square footage exceeding		
900 square feet putting the building in a new tier (20 feet)as far as property line		
clearance.		

THE HARDSHIP DID NOT RESULT FROM ACTIONS TAKEN BY APPLICANT OR THE PROPERTY OWNER. The act of purchasing with knowledge that circumstances exist that may justify granting a variance shall not be regarded as self-created hardship.

The hardship will result as the only option if the variance request is not granted other
than not expanding on the building at all. Too much money and time has been invested
in preparing the land, drawing up plans and communicating with the city and county
which would cause a new hardship because all of the invest time and money, I feel, will
be wasted.

THE REQUESTED VARIANCE IS CONSISTENT WITH THE SPIRIT, PURPOSE AND INTENT OF THE ORDINANCE SUCH THAT PUBLIC SAFETY IS SECURED AND SUBSTANTIAL JUSTICE IS ACHIEVED.

Public safety will be secure. I simply would like to expand my garage. I have permission from the adjacent property owner. I just need for the Town of Mint Hill to acknowledge

The agreement and allow me to complete the building to house all of my equipment.

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