

GOVERNMENT OF THE DISTRICT OF COLUMBIA
Board of Zoning Adjustment



Office of Zoning

Application No. 16594 of St. Luke's Episcopal Church, pursuant to 11 DCMR 3104.1, for a special exception under Section 214 to continue to operate an accessory parking lot of 38 parking spaces in an R-5-B District at premises 1503 P Street, N.W. (Square 194, Lot 820).

HEARING DATE: September 5, 2000
DECISION DATE: September 5, 2000 (Bench Decision)

SUMMARY ORDER

The Applicant, Saint Luke's Episcopal Church, seeks a special exception under 11 DCMR 214 to continue an accessory parking lot use consisting of 38 parking spaces in an R-5-B District at 1503 P Street, N.W. The Applicant also seeks to use this lot to accommodate the overflow parking needs of nonprofit organizations in the area and nearby residents at times when the church does not require the lot for its own accessory parking purposes.

The zoning relief requested in this case is self-certified, pursuant to 11 DCMR 3113.2.

The Board provided proper and timely notice of the public hearing on this application by publication in the D.C. Register, by mail to Advisory Neighborhood Commission (ANC) 2B and to owners of property within 200 feet of the site. The Applicant also posted three zoning posters on the lot.

The site of the application is located within the jurisdiction of ANC 2B. ANC 2B, which is automatically a party to this application, submitted a letter of approval requesting that the application be approved for two years (Exhibit No. 39). The ANC also recommended that the following conditions accompany the approval: 1. the primary use would be used for church activities; 2. the church will remove the asphalt on the P Street public space and restore it to green space; 3. remove the attendant's shelter; 4. relocate the existing pay phone to the corner of 15th and P streets, rather than by the P Street entrance; 5. the P Street entrances would be roped off when not in use by the church; 6. there would be no organizational contracts for use of the lot; and, 7. the church may leave the alley entrance open for individual neighbor use outside of church use provided explicit signs are posted stating the standard times of church usage.

As directed by 11 DCMR 3119.2, the Board required the applicant to satisfy the burden of proving the elements, which are necessary to establish the case for a special exception pursuant to 11 DCMR 3104.1 and 214. The Board received a petition, in addition to oral and written statements of opposition. The residents were requesting that the parking lot be closed. The

persons in opposition indicated that the parking lot, and other nearby properties that are owned by the church, are poorly maintained; that the applicant has had a history of non-compliance with the previous conditions imposed by the Board; that the subject property is zoned for residential use and commuter and satellite parking should not be allowed for facilities such as the Carnegie Institute and the Source Theater; and, that the Applicant should consider developing the site for a more appropriate use because for over 40 years it has been used for parking.

The Applicant discussed the following as important considerations for approval of the application:

- The parking lot meets the design and construction requirements of Chapter 23 of the Zoning Regulations;
- The site has been used since 1959 for parking (approximately 40 years);
- The church has new leadership. The governing body is committed to maintaining the parking lot in good condition, and establishing and sustaining a cooperative relationship with the residential community;
- Saint Luke's Episcopal Church does not have on-site parking. Therefore, the use of the subject property for parking is essential to the church's operation and to alleviate the shortage of parking in the neighborhood;
- The Applicant has undertaken considerable upgrading of the lots since 1999, to include providing new landscaping and making arrangements for a landscape maintenance contract, and entering into a contract for cleaning and regular litter collection;
- The asphalt on the P Street side between the parking lot and the sidewalk would be returned to green space;
- The Applicant has complied with all of the conditions identified in the previous BZA Order, No. 16232;
- Over the years, neighborhood residents have used the site for parking during the evenings and on the weekends. The Applicant would like to make the parking lot available to nearby residents and nonprofit organizations when not in use for church purposes;
- The Applicant intends to establish a community relations committee that would meet throughout the year with residents;
- Improved signage would be provided; and,
- Approval of the site for parking would not adversely affect neighboring properties.

The Board received a substantial number of letters in support of the application. In addition, residents of the neighborhood and parishioners attended the public hearing in support of the application. A concerned neighbor requested that the church provide appropriate screening and maintenance, and opposed the use of the lot by nonprofit organizations outside the scope of accessory parking.

The Board was persuaded that the Applicant had made good faith efforts toward improving the conditions at the lot and that it would have no harmful impacts on the neighborhood. The Board is of the opinion that the Applicant's pledge to establish a community liaison committee could have a positive effect on the Dupont Circle Neighborhood as the group works on parking and traffic issues.

The Board carefully considered the recommendation of ANC 2B. Although the Board did not agree with all of the conditions recommended by the ANC, it was given the "Great Weight" to which it is entitled. With respect to the use of the lot by nonprofit organizations, the Board finds that such incidental use would not adversely affect nearby and adjacent properties, but rather would help to alleviate the parking shortage in the area. If, however, the nonprofit organizations wish to use the lot to meet their parking space requirements under the Zoning Regulations, then the nonprofit organizations would be required to obtain the appropriate zoning relief under 11 DCMR Sections 214 and 2116, and the Applicant would be required to seek a special exception under 11 DCMR Section 213 to operate a parking lot.

Based upon the record, the Board concludes that the applicant has met the burden of proof, pursuant to 11 DCMR Subsection 3104.1, that the requested relief will be in harmony with the general purpose and intent of the Zoning Regulations and Map and will not tend to affect adversely the use of neighboring property. It is therefore **ORDERED** that the application be **GRANTED, SUBJECT** to the following **CONDITIONS**:

1. Approval shall be for **FOUR YEARS** and shall run concurrent with Application No. 16593.
2. The lot shall be used for church activities, with incidental use permitted for nearby residents and nonprofit organizations. The Applicant shall post signs stating the regular hours of church use and shall monitor the incidental use to ensure that the terms and conditions of this order are met.
3. The P Street entrance to the lot shall be roped off when the lot is not in use by the church. The Applicant may leave the alley entrance open for use by neighboring residents and nonprofit organizations;
4. The Applicant shall relocate the pay telephone from the parking lot to the corner of 15th and P streets.
5. The Applicant shall remove the asphalt from the P Street public space and restore it to green space;

6. All areas devoted to driveways, access lanes, and parking areas shall be maintained with a paving of material forming an all-weather impervious surface.
7. Bumper stops shall be maintained for the protection of all adjoining buildings.
8. No vehicle or any part thereof shall be permitted to project over any lot or building line or over the public space.
9. All parts of the lot shall be kept free of refuse or debris and shall be paved or landscaped. Landscaping shall be maintained in a healthy growing condition and in a neat and orderly appearance.
10. No other use shall be conducted from or upon the premises, and no structure shall be constructed, other than the existing attendant's shelter, unless such use or structure is otherwise permitted in the zoning district in which the parking lot is located. The Applicant shall keep the shed well maintained and secured when not in use.
11. Any lighting used to illuminate the parking lot shall be so arranged that all direct rays of such lighting are confined to the surface of the parking lot.

Chapter 32 of the Zoning Regulations sets forth provisions with respect to enforcement and penalties for violations of the Regulations. Section 3205 requires compliance with conditions in orders of the Board and provides that if a building permit or certificate of occupancy has been issued pursuant to a decision of the Board to approve a special exception, then each condition to the approval of that special exception shall be treated as a condition to the issuance of the building permit or certificate of occupancy as well. 11 DCMR §3205.3. The failure to abide by the conditions, in whole or part, shall be grounds for the revocation of any building permit or certificates of occupancy issued pursuant to this order.

Pursuant to 11 DCMR 3101.6, the Board has determined to waive the requirement of 11 DCMR 3125.3 that findings of fact and conclusions of law accompany the order of the Board. The waiver will not prejudice the rights of any party, and is appropriate in this case.

VOTE: 3 – 0 (Sheila Cross Reid, Kwasi Holman and Anne Renshaw to approve.)

BY ORDER OF THE D.C. BOARD OF ZONING ADJUSTMENT

ATTESTED BY:


JERRY R. KRESS, FAIA
Director

FINAL DATE OF ORDER: NOV 21 2000

PURSUANT TO D.C. CODE SEC. 1-2531 (1999), SECTION 267 OF D.C. LAW 2-38, THE HUMAN RIGHTS ACT OF 1977, THE APPLICANT IS REQUIRED TO COMPLY FULLY WITH THE PROVISIONS OF D.C. LAW 2-38, AS AMENDED, CODIFIED AS D.C. CODE, TITLE 1, CHAPTER 25 (1999), AND THIS ORDER IS CONDITIONED UPON FULL COMPLIANCE WITH THOSE PROVISIONS. THE FAILURE OR REFUSAL OF APPLICANT TO COMPLY WITH ANY PROVISIONS OF D.C. LAW 2-38, AS AMENDED, SHALL BE A PROPER BASIS FOR THE REVOCATION OF THIS ORDER.

UNDER 11 DCMR 3125.9 "NO ORDER OF THE BOARD SHALL TAKE EFFECT UNTIL TEN (10) DAYS AFTER IT BECOMES FINAL PURSUANT TO § 3125.6."

PURSUANT TO 11 DCMR 3130.3, THIS ORDER OF THE BOARD IS VALID FOR A PERIOD OF SIX MONTHS, UNLESS SUCH USE IS ESTABLISHED WITHIN SUCH PERIOD.

BAB/MS 11.16.00

GOVERNMENT OF THE DISTRICT OF COLUMBIA
Board of Zoning Adjustment



Office of Zoning

BZA APPLICATION NO. 16594

^{As} ~~Director~~ ^{NOV 21 2009} of the Office of Zoning, I hereby certify and attest that on _____ a copy of the order entered on that date in this matter was mailed first class, postage prepaid, to each party who appeared and participated in the public hearing concerning the matter, and who is listed below:

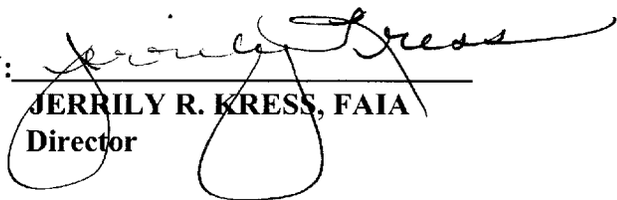
Jerry A. Moore, III, Esquire
Arter & Hadden
1801 K Street, N.W., Suite 400K
Washington, DC 20006

Kyle Pitsor, Chairperson
Advisory Neighborhood Commission 2B
St. Thomas Parish
P.O. Box 33224
Washington, DC 20033-0224

Donald J. Jackson
SMD Commissioner 2B04
1511 Q Street, N.W.
Washington, DC 20009

Councilmember Jack Evans
Ward Two
441 4th Street, N.W., Room 703
Washington, DC 20001

Toye Bello, Acting Zoning Administrator
Dept. of Consumer and Regulatory Affairs
Building and Land Regulation Administration
941 North Capitol Street, N.E., Suite 2000
Washington, DC 20009

ATTESTED BY: 
JERRILY R. KRESS, FAIA
Director