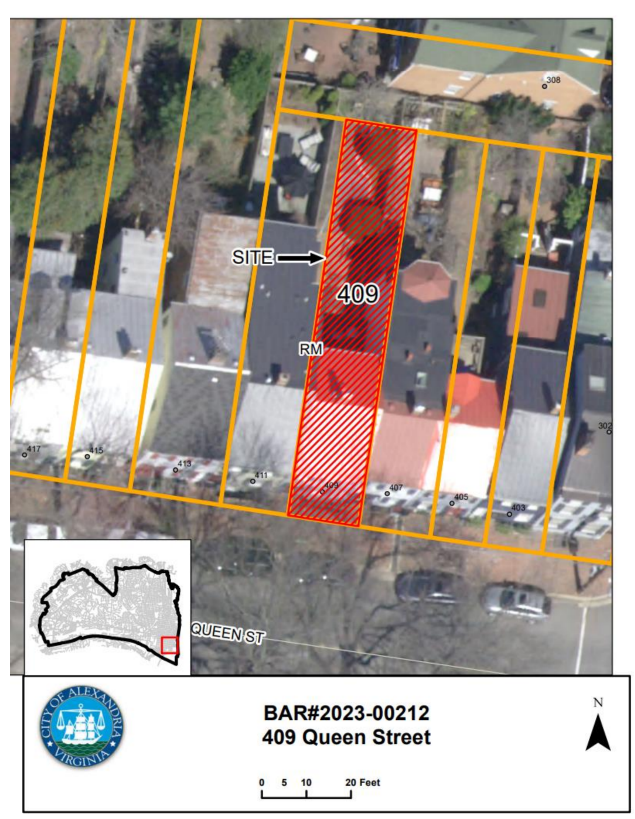
pISSUE:	Permit to Demolish/Capsulate (partial)
APPLICANT:	Mary Johnson & Chris Kautz-Scanavy
LOCATION:	Old and Historic Alexandria District 409 Queen Street
ZONE:	RM/Townhouse Zone

#### **STAFF RECOMMENDATION**

Staff recommends approval of the Permit to Demolish/Capsulate (partial), as submitted, noting the recommendations of Alexandria Archaeology.

#### GENERAL NOTES TO THE APPLICANT

- 1. APPEAL OF DECISION: In accordance with the Zoning Ordinance, if the Board of Architectural Review denies or approves an application in whole or in part, the applicant or opponent may appeal the Board's decision to City Council on or before 14 days after the decision of the Board.
- 2. COMPLIANCE WITH BAR POLICIES: All materials must comply with the BAR's adopted policies unless otherwise specifically approved.
- 3. BUILDING PERMITS: Most projects approved by the Board of Architectural Review require the issuance of one or more construction permits by Department of Code Administration (<u>including signs</u>). The applicant is responsible for obtaining all necessary construction permits after receiving Board of Architectural Review approval. Contact Code Administration, Room 4200, City Hall, 703-746-4200 for further information.
- 4. ISSUANCE OF CERTIFICATES OF APPROPRIATENESS AND PERMITS TO DEMOLISH: Applicants must obtain a copy of the Certificate of Appropriateness or Permit to Demolish PRIOR to applying for a building permit. Contact BAR Staff, Room 2100, City Hall, 703-746-3833, or preservation@alexandriava.gov for further information.
- 5. EXPIRATION OF APPROVALS NOTE: In accordance with Sections 10-106(B), 10-206(B) and 10-307 of the Zoning Ordinance, any Board of Architectural Review approval will expire 12 months from the date of issuance if the work is not commenced and diligently and substantially pursued by the end of that 12-month period.
- HISTORIC PROPERTY TAX CREDITS: Applicants performing extensive, certified rehabilitations of historic properties may separately be eligible for state and/or federal tax credits. Consult with the <u>Virginia</u> <u>Department of Historic Resources (VDHR)</u> prior to initiating any work to determine whether the proposed project may qualify for such credits.



**Note:** The Permit to Demolish requires a roll call vote.

# I. <u>APPLICANT'S PROPOSAL</u>

The applicant requests a Permit to Demolish (partial) to remove/encapsulate part of the rear/north wall of the existing home to make way for a new rear addition. The proposed addition is not visible from the public way and therefore does not require BAR approval.

Site context

The property is located on the 400 block of Queen Street. The house is in a row of several twostory, two-bay frame townhomes. The proposed demolition is located in the rear of the property and will not be visible from either Queen Street or the public alley a half block to the north.

# II. <u>HISTORY</u>

409 Queen Street is a two-story, two-bay Georgian style residential townhouse. Real estate records indicate that the current structure at 409 Queen Street was constructed in 1800. However, buildings are first depicted on the lot on an 1864 map, including a building within the modern property boundary.

According to Ethelyn Cox's book *Historic Alexandria Virginia Street By Street*, Joseph Janney bought the north side of the 400 block of Queen Street in June 1838. In the spring of 1871, the *Alexandria Gazette* noted the improvement of this half block, "which from being an...unsightly looking cavity, has been made level with the street, and almost filled with buildings."

Therefore, it is likely that the current structure at 409 Queen Street was constructed around 1864.

Previous BAR Approvals

BAR2018-00324	Approved for reconstruction of removed chimney
BAR2018-00514	Approved for roof replacement

# III. <u>ANALYSIS</u>

The applicant requests a Permit to Demolish (partial) to remove/encapsulate approximately 320 square feet of the rear wall of the existing structure (Figure 1). The windows, door, and wall will be removed/encapsulated at the basement level and first floor. At the second floor, the windows and a portion of the wall will be replaced by a new enlarged opening (Figure 2). In addition, the applicant proposes to remove a non-historic fence, planter, shed, and paving/retaining walls located in the rear garden (Figure 3).



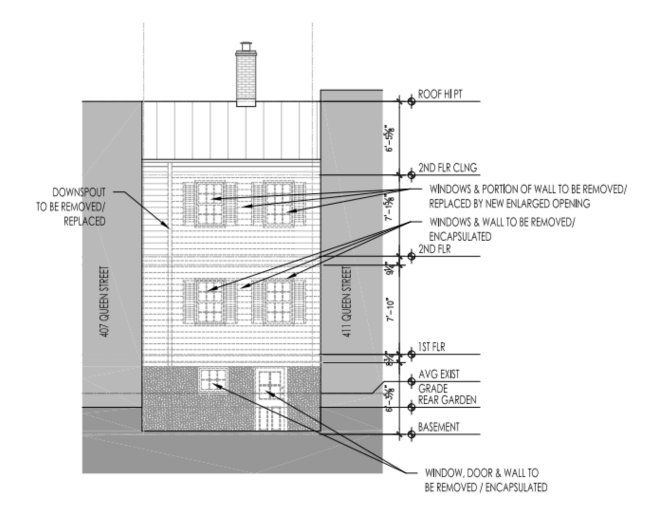


Figure 2: Drawing of existing rear elevation showing portions to be removed/encapsulated

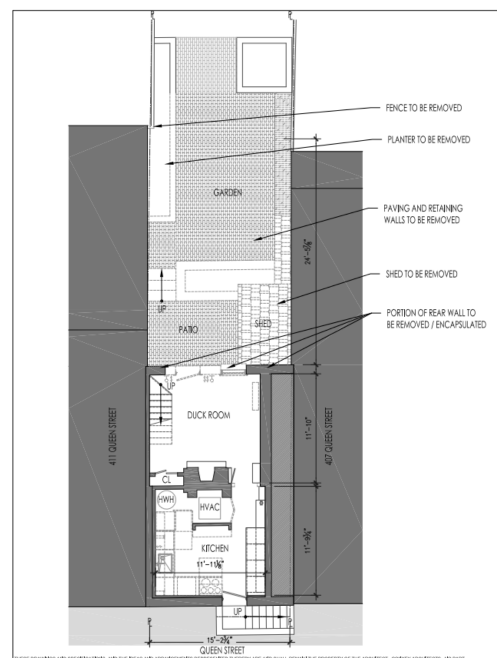


Figure 3: Bird's-eye view of rear elevation showing portions to be removed/encapsulated

### Permit to Demolish/Capsulate

In considering a Permit to Demolish/Capsulate, the Board must consider the following criteria set forth in the Zoning Ordinance, \$10-105(B) which relate only to the subject property and not to neighboring properties. The Board has purview of the proposed demolition/capsulation regardless of visibility.

Standard	Description of Standard	Standard Met?
(1)	Is the building or structure of such architectural or historical interest that its moving, removing, capsulating or razing would be to the detriment of the public interest?	No
(2)	Is the building or structure of such interest that it could be made into a historic shrine?	No
(3)	Is the building or structure of such old and unusual or uncommon design, texture and material that it could not be reproduced or be reproduced only with great difficulty?	No
(4)	Would retention of the building or structure help preserve the memorial character of the George Washington Memorial Parkway?	N/A
(5)	Would retention of the building or structure help preserve and protect an historic place or area of historic interest in the city?	No
(6)	Would retention of the building or structure promote the general welfare by maintaining and increasing real estate values, generating business, creating new positions, attracting tourists, students, writers, historians, artists and artisans, attracting new residents, encouraging study and interest in American history, stimulating interest and study in architecture and design, educating citizens in American culture and heritage, and making the city a more attractive and desirable place in which to live?	No

The analysis of the standards indicated above relate only to the specific portions of the building proposed for demolition/capsulation, not the overall building. In the opinion of staff, none of the criteria for demolition and capsulation are met and the Permit to Demolish/Capsulate should be granted. The select portions of the building proposed for demolition are not themselves of unusual or uncommon design. Although the structure is an Early Building, the demolition will not be visible from a public way and the historic integrity of the structure will be largely unaffected by encapsulating part of the rear wall.

The fence and accessory structures (shed, planter, and retaining wall) proposed to be removed are not historic and will have no effect on the main structure's historic character.

Staff therefore has no objection to the removal of the rear wall and associated structures and recommends approval of the Permit to Demolish/Capsulate, noting the recommendations of Alexandria Archaeology.

# **STAFF**

Brendan Harris, Historic Preservation Planner, Planning & Zoning Tony LaColla, AICP, Land Use Services Division Chief, Planning & Zoning

# III. <u>CITY DEPARTMENT COMMENTS</u>

Legend: C- code requirement R- recommendation S- suggestion F- finding

#### **Zoning**

- C-1 Proposed rear wall removal will comply with zoning.
- C-2 Any addition will require building permit review. Zoning staff will confirm whether the proposed addition will be zoning compliant.

# **Code Administration**

C-1 Building permit and neighbor's notification are required.

#### **Transportation and Environmental Services**

- R-1 The building permit must be approved and issued prior to the issuance of any permit for demolition, if a separate demolition permit is required. (T&ES)
- R-2 Applicant shall be responsible for repairs to the adjacent city right-of-way if damaged during construction activity. (T&ES)
- R-3 No permanent structure may be constructed over any existing private and/or public utility easements. It is the responsibility of the applicant to identify any and all existing easements on the plan. (T&ES)
- F-1 After review of the information provided, an approved grading plan is not required at this time. Please note that if any changes are made to the plan it is suggested that T&ES be included in the review. (T&ES)
- F-2 If the alley located at the rear of the parcel is to be used at any point of the construction process the following will be required:
  For a Public Alley The applicant shall contact T&ES, Construction Permitting & Inspections at (703) 746-4035 to discuss any permits and accommodation requirements that will be required.
  For a Private Alley The applicant must provide proof, in the form of an affidavit at a minimum, from owner of the alley granting permission of use. (T&ES)
- C-1 The applicant shall comply with the City of Alexandria's Solid Waste Control, Title 5, Chapter 1, which sets forth the requirements for the recycling of materials (Sec. 5-1-99). (T&ES)
- C-2 The applicant shall comply with the City of Alexandria's Noise Control Code, Title 11, Chapter 5, which sets the maximum permissible noise level as measured at the property line. (T&ES)
- C-3 Roof, surface and sub-surface drains be connected to the public storm sewer system, if

available, by continuous underground pipe. Where storm sewer is not available applicant must provide a design to mitigate impact of stormwater drainage onto adjacent properties and to the satisfaction of the Director of Transportation & Environmental Services. (Sec.5-6-224) (T&ES)

- C-4 All secondary utilities serving this site shall be placed underground. (Sec. 5-3-3) (T&ES)
- C-5 Any work within the right-of-way requires a separate permit from T&ES. (Sec. 5-2) (T&ES)
- C-6 All improvements to the city right-of-way such as curbing, sidewalk, driveway aprons, etc. must be city standard design. (Sec. 5-2-1) (T&ES)

# Alexandria Archaeology

- F-1 The property area is within lot 30 of the originally surveyed lots as depicted in Washington's 1749 map A Plan of Bellhaven. It was one of the western most lots surveyed. City of Alexandria real estate records indicate the current structure at 409 Queen St was constructed in 1800. Buildings are first depicted on the lot on an 1864 map, including a building within the modern 409 Queen St property boundary. The subject property may contain significant archaeological evidence that pertains to nineteenth-century Alexandria.
- R-1 The applicant/developer shall call Alexandria Archaeology immediately (703-746-4399) if any buried structural remains (wall foundations, wells, privies, cisterns, etc.) or concentrations of artifacts are discovered during development. Work must cease in the area of the discovery until a City archaeologist comes to the site and records the finds.
- R-2 The applicant/developer shall not allow any metal detection to be conducted on the property, or allow independent parties to collect or excavate artifacts, unless authorized by Alexandria Archaeology.
- R-3 The statements in archaeology conditions above marked with an asterisk "\*" shall appear in the General Notes of all site plans and on all site plan sheets that involve demolition or ground disturbance (including Basement/Foundation Plans, Demolition, Erosion and Sediment Control, Grading, Landscaping, Utilities, and Sheeting and Shoring) so that onsite contractors are aware of the requirements.

# V. <u>ATTACHMENTS</u>

- 1 Application Materials
- 2 Supplemental Materials



# **APPLICATION** BOARD OF ARCHITECTURAL REVIEW

\_\_\_\_\_ Date of Submission

Board of Architectural Review Hearing Date

Applicants must send written notice of public hearings by regular mail to all abutting property owners at least 10 days prior to the Board of Architectural Review hearing, and not more than 30 days prior to the hearing.

Send notices by first-class U.S. mail between the dates of

and \_\_\_\_\_

ADDRESS OF PROJECT:				
DISTRICT: 🔲 Old & Historic Alexandria 🛛 Parker – Gray 🗌 100 Year Old Building				
TAX MAP AND PARCEL:ZONING:				
APPLICATION FOR: (Please check all that apply)				
PERMIT TO MOVE, REMOVE, ENCAPSULATE OR DEMOLISH (Required if more than 25 square feet of a structure is to be demolished/impacted)				
WAIVER OF VISION CLEARANCE REQUIREMENT and/or YARD REQUIREMENTS IN A VISION CLEARANCE AREA (Section 7-802, Alexandria 1992 Zoning Ordinance)				
WAIVER OF ROOFTOP HVAC SCREENING REQUIREMENT (Section 6-403(B)(3), Alexandria 1992 Zoning Ordinance)				
Applicant: Property Owner Business (Please provide business name & contact person)				
Name:				
Address:				
City: State: Zip:				
Phone: E-mail :				
Authorized Agent (if applicable): Attorney Architect				
Name: Phone:				
E-mail:				
Legal Property Owner:				
Name:				
Address:				
City: State: Zip:				
Phone: E-mail:				
Yes       No       Is there an historic preservation easement on this property?         Yes       No       If yes, has the easement holder agreed to the proposed alterations?         Yes       Xo       Is there a homeowner's association for this property?         Yes       No       Is there a homeowner's association approved the proposed alterations?				

If you answered yes to any of the above, please attach a copy of the letter approving the project.

BAR	Case	#
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#### NATURE OF PROPOSED WORK: Please check all that apply

	NEW CONSTRUCTIO	N		
	EXTERIOR ALTERAT	ION: Please check all that app	oly.	
	🗌 awning	fence, gate or garden wall	HVAC equipment	shutters
	🗌 doors	🗌 windows	🗌 siding	Shed shed
	lighting	pergola/trellis	painting unpainted masonry	
	🗌 other			
	ADDITION			
	DEMOLITION/ENCAPSU	JLATION		
	SIGNAGE			
DES	DESCRIPTION OF PROPOSED WORK: Please describe the proposed work in detail (Additional pages may			

be attached).

#### SUBMITTAL REQUIREMENTS:

Items listed below comprise the **minimum supporting materials** for BAR applications. Staff may request additional information during application review. Please refer to the relevant section of the *Design Guidelines* for further information on appropriate treatments.

Applicants must use the checklist below to ensure the application is complete. Include all information and material that are necessary to thoroughly describe the project. Incomplete applications will delay the docketing of the application for review. Pre-application meetings are required for all proposed additions. All applicants are encouraged to meet with staff prior to submission of a completed application.

**Demolition/Encapsulation :** All applicants requesting 25 square feet or more of demolition/encapsulation must complete this section. Check N/A if an item in this section does not apply to your project.

N//

Survey plat showing the extent of the proposed demolition/encapsulation.

Existing elevation drawings clearly showing all elements proposed for demolition/encapsulation.

Clear and labeled photographs of all elevations of the building if the entire structure is proposed to be demolished.

Description of the reason for demolition/encapsulation.

Description of the alternatives to demolition/encapsulation and why such alternatives are not considered feasible.

# Additions & New Construction: Drawings must be to scale and should not exceed 11" x 17" unless approved by staff. Check N/A if an item in this section does not apply to your project.

BAR Case # \_

	Scaled survey plat showing dimensions of lot and location of existing building and other structures on the lot, location of proposed structure or addition, dimensions of existing structure(s), proposed addition or new construction, and all exterior, ground and roof mounted equipment.
	FAR & Open Space calculation form.
	Clear and labeled photographs of the site, surrounding properties and existing structures, if applicable.
	Existing elevations must be scaled and include dimensions.
	Proposed elevations must be scaled and include dimensions. Include the relationship to adjacent structures in plan and elevations.
	Materials and colors to be used must be specified and delineated on the drawings. Actual samples may be provided or required.
	Manufacturer's specifications for materials to include, but not limited to: roofing, siding, windows doors, lighting, fencing, HVAC equipment and walls.
	For development site plan projects, a model showing mass relationships to adjacent properties and structures.

**Signs & Awnings:** One sign per building under one square foot does not require BAR approval unless illuminated. All other signs including window signs require BAR approval. Check N/A if an item in this section does not apply to your project.

N/A	
	Linear feet of building: Front:Secondary front (if corner lot):
	Square feet of existing signs to remain:
	Photograph of building showing existing conditions.
	Dimensioned drawings of proposed sign identifying materials, color, lettering style and text.
	Location of sign (show exact location on building including the height above sidewalk).
	Means of attachment (drawing or manufacturer's cut sheet of bracket if applicable).
$\Box$	Description of lighting (if applicable). Include manufacturer's cut sheet for any new lighting

fixtures and information detailing how it will be attached to the building's facade.

Alterations: Check N/A if an item in this section does not apply to your project.

Clear and labeled photographs of the site, especially the area being impacted by the alterations, all sides of the building and any pertinent details.

	Manufacturer's specifications for materials to include, but not limited to: roofing, siding, window	s,
 	doors, lighting, fencing, HVAC equipment and walls.	

- Drawings accurately representing the changes to the proposed structure, including materials and overall dimensions. Drawings must be to scale.
  - An official survey plat showing the proposed locations of HVAC units, fences, and sheds.

Historic elevations or photographs should accompany any request to return a structure to an earlier appearance.

#### ALL APPLICATIONS: Please read and check that you have read and understand the following items:

- I have submitted a filing fee with this application. (Checks should be made payable to the City of Alexandria. Please contact staff for assistance in determining the appropriate fee.)
- I understand the notice requirements and will return a copy of the three respective notice forms to BAR staff at least five days prior to the hearing. If I am unsure to whom I should send notice I will contact Planning and Zoning staff for assistance in identifying adjacent parcels.
- I, the applicant, or an authorized representative will be present at the public hearing.
- I understand that any revisions to this initial application submission (including applications deferred for restudy) must be accompanied by the BAR Supplemental form and revised materials.

The undersigned hereby attests that all of the information herein provided including the site plan, building elevations, prospective drawings of the project, and written descriptive information are true, correct and accurate. The undersigned further understands that, should such information be found incorrect, any action taken by the Board based on such information may be invalidated. The undersigned also hereby grants the City of Alexandria permission to post placard notice as required by Article XI, Division A, Section 11-301(B) of the 1992 Alexandria City Zoning Ordinance, on the property which is the subject of this application. The undersigned also hereby authorizes the City staff and members of the BAR to inspect this site as necessary in the course of research and evaluating the application. The applicant, if other than the property owner, also attests that he/she has obtained permission from the property owner to make this application.

#### APPLICANT OR AUTHORIZED AGENT:

Signature:	an	
Printed Name:	Karen Conkey	

Date: 5/16/2023

#### OWNERSHIP AND DISCLOSURE STATEMENT Use additional sheets if necessary

<u>1. Applicant.</u> State the name, address and percent of ownership of any person or entity owning an interest in the applicant, unless the entity is a corporation or partnership, in which case identify each owner of more than three percent. The term ownership interest shall include any legal or equitable interest held at the time of the application in the real property which is the subject of the application.

Name	Address	Percent of Ownership
1. Mary Johnson	409 Queen Street	50%
<sup>2.</sup> Christian Kautz-Scanavy		50%
3.		

<u>2.</u> <u>Property.</u> State the name, address and percent of ownership of any person or entityowning an interest in the property located at <u>409 Queen Street</u> (address), unless the entity is a corporation or partnership, in which case identify each owner of more than three percent. The term ownership interest shall include any legal or equitable interest held at the time of the application in the real property which is the subject of the application.

Address	Percent of Ownership
409 Queen Street	50%
	50%
	1

<u>3. Business or Financial Relationships.</u> Each person or entity listed above (1 and 2), with an ownership interest in the applicant or in the subject property is required to disclose **any** business or financial relationship, as defined by Section 11-350 of the Zoning Ordinance, existing at the time of this application, or within the12-month period prior to the submission of this application with any member of the Alexandria City Council, Planning Commission, Board of Zoning Appeals or either Boards of Architectural Review.

Name of person or entity	Relationship as defined by Section 11-350 of the Zoning Ordinance	Member of the Approving Body (i.e. City Council, Planning Commission, etc.)
1. Karen Conkey	spouse	William Conkey
2.		
3.		

NOTE: Business or financial relationships of the type described in Sec. 11-350 that arise after the filing of this application and before each public hearing must be disclosed prior to the public hearings.

As the applicant or the applicant's authorized agent, I hereby attest to the best of my ability that the information provided above is true and correct.

Or

5/16/2023 Date Karen Conkey

Printed Name

Signature

