

Application	General Data		
Request:	Planning Commission	September 1, 2020	
Public hearing and consideration of a	Hearing:		
request for an encroachment into the	City Council	September 12, 2020	
public right-of-way on Colonial	Hearing:		
Avenue for a retaining wall.			
Address: 1217 Colonial Avenue	Zone:	RB/Residential Townhouse	
Applicant:	Small Area Plan:	Northeast	
John D. Bullington represented by			
Minturn Wright, attorney			

Staff Recommendation: APPROVAL subject to compliance with all applicable codes and ordinances and the recommended permit conditions found in Section III of this report.

Staff Reviewers: Sam Shelby, <u>sam.shelby@alexandriava.gov</u> Ann Horowitz, <u>ann.horowitz@alexandriava.gov</u>

PLANNING COMMISSION ACTION, SEPTEMBER 1, 2020: On a motion by Vice Chair McMahon, seconded by Commissioner Lyle, the Planning Commission voted to recommend approval of Encroachment #2020-00003, as submitted. The motion carried on a vote of 6-0.

ENC #2020-00003 1217 Colonial Avenue



PROJECT LOCATION MAP

I. DISCUSSION

The applicant, John D. Bullington represented by Minturn Wright, attorney, requests after-the-fact Encroachment (ENC) approval for an existing retaining wall located in the public right-of-way on Colonial Avenue.

SITE DESCRIPTION

The subject property is a standard lot of record at the southeast corner of Colonial Avenue and Bashford Lane. A 20-foot wide alley runs along the subject property's east side. The subject property contains 5,674 square feet of lot area and has 62.24 and 105.49 feet of frontage along Colonial Avenue and Bashford Lane, respectively. A two-story single-family, end unit townhouse dwelling occupies the subject property. The dwelling provides 25.1 and 18.9-foot front yards along Colonial Avenue and Bashford Lane, respectively. It provides a 45.7-foot east side yard. Townhouse dwellings surround the subject property on all sides.

BACKGROUND

On June 20, 2020 City Council approved Special Use Permit #2019-0117 to allow for a parking reduction and lot modification for two townhouse dwellings at the subject property. On June 2, 2020, Planning Commission approved Subdivision #2019-0023 which allowed the applicant to restore the historic lot configuration at the subject property. As part of the subdivision approval, Planning Commission required the applicant to seek vacation or encroachment approval for a since-removed chain link fence and the brick retaining wall prior to final City review of the subdivision plat. The brick retaining wall is the subject of *retaining wall in foreground*



Figure 1 - Subject property with

PROPOSAL

this encroachment application.

The applicant requests after-the-fact approval for a 62 square foot area of public right-of-way along Colonial Avenue. This area is occupied by an existing brick retaining wall. The proposed area of encroachment is shown in figure two, below, and measures approximately 15.2 by 4 feet.



Figure 2 – Proposed encroachment area outlined in red

ZONING/MASTER PLAN

The subject site is located within the Northeast Small Area Plan (SAP). The existing residential uses and the encroachment request would be consistent with the SAP which designates the subject property for residential use and has not identified specific plans for the proposed encroachment area.

II. STAFF ANALYSIS

Staff supports the applicant's encroachment request. Although an after-the-fact request, the applicants have diligently pursued corrective actions. The retaining wall along Colonial Avenue appears to have been there for many years and provides an opportunity for landscaping which improves the appearance of the street. Pedestrian movement along the adjacent sidewalk would not be impacted.

Staff considered whether a vacation of right-of-way would have been appropriate in this case. A vacation would establish the applicant's property line directly along the City sidewalk along Colonial Avenue. This configuration could interfere with future sidewalk improvement or widening projects. Further, it would create an irregular street line along the block as no other properties along Colonial Avenue are configured as the subject property would be if a vacation were sought. Given the foregoing, staff found that an encroachment would be the appropriate application for this case.

Staff has included standard encroachment conditions requiring liability insurance (Condition #1) and that the City and utility companies shall not be held responsible for any damage to private improvements in the encroachment area while utility repairs occur (Condition #2).

Subject to the conditions contained in Section III of this report staff recommends approval of this request.

III. RECOMMENDED CONDITIONS

Staff recommends **approval** subject to compliance with all applicable codes and ordinances and the following conditions:

1. The owner shall obtain and maintain a policy of general liability insurance in the amount of \$1,000,000 which will indemnify the owner (and all successors in interest); and the City as an additional insured, against claims, demands, suits and related costs, including attorneys' fees, arising from an bodily injury or property damage which may occur as a result of the encroachment. (Sec. 5-29(h)(1)). (T&ES)

Please submit Insurance Certificate: City of Alexandria T&ES Attn: Development Services 301 King Street, Room 4130 Alexandria, VA 22314

- 2. Neither the City nor any Private utility company will be held responsible for damage to the private improvements in the public right-of-way during repair, maintenance replacement of any utilities that may be located within the area of the proposed encroachment. (T&ES)
- 3. In the event the City shall, in the future, have need for the area of the proposed encroachment, the applicant shall remove any structure that encroached into the public right-of-way, within 60 days, upon notification by the City. (T&ES)
- 4. The applicant shall bear all the cost associated with any future removal of the encroachments. (T&ES)
- STAFF:Tony LaColla, AICP, Division Chief, Department of Planning and Zoning
Ann Horowitz, Principal Planner, Department of Planning and Zoning
Sam Shelby, Urban Planner, Department of Planning and Zoning

CITY DEPARTMENT COMMENTS

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

Transportation & Environmental Services:

- R-1 Neither the City nor any Private utility company will be held responsible for damage to the private improvements in the public right-of-way during repair, maintenance replacement of any utilities that may be located within the area of the proposed encroachment. (T&ES)
- R-2 In the event the City shall, in the future, have need for the area of the proposed encroachment, the applicant shall remove any structure that encroached into the public right-of-way, within 60 days, upon notification by the City. (T&ES)
- R-3 The applicant shall bear all the cost associated with any future removal of the encroachments. (T&ES)
- R-4 The owner shall obtain and maintain a policy of general liability insurance in the amount of \$1,000,000 which will indemnify the owner (and all successors in interest); and the City as an additional insured, against claims, demands, suits and related costs, including attorneys' fees, arising from an bodily injury or property damage which may occur as a result of the encroachment. (sec. 5-29(h)(1))). (T&ES)

Please submit Insurance Certificate: City of Alexandria T&ES Attn: Development Services 301 King Street, Room 4130 Alexandria, VA 22314

Code Enforcement: No comments.

<u>Health Department:</u> No comments received.

Parks and Recreation: No comments received.

<u>Police Department:</u> No comments received.

Fire Department: No comments.

APPLICATION



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ENCROACHMENT

PROPERTY LOCATION:	1217 Colonial Avenue	proposed Lot 635 / 1	219 Colonial Avenue)
	044.04-09-36		ZONE, RB
TAX MAP REFERENCE:	044.04-09-30		ZONE:
APPLICANT			
Name:	John D. Bullingtor		ght, atty.
Address:	Box 74, Viola, Ter	nnessee 37394	
PROPERTY OWNER			
Name:	John D. Bullingtor		ght, atty.
Address:	Box 74, Viola, Ter	nessee 37394	
PROPOSED USE:	residential		

INSURANCE CARRIER (copy attached) State Farm POLICY # 46-03-7433-0 A certificate of general liability insurance in the amount of \$1,000,000 which will indemnify the owner and names the city as an additional insured must be attached to this application.

THE UNDERSIGNED hereby applies for an Encroachment Ordinance in accordance with the provisions of Section 8-1-16 and Sections 3-2-82 and 85 of the Code of the City of Alexandria, Virginia.

THE UNDERSIGNED, having obtained permission from the property owner, hereby grants permission to the City of Alexandria staff and Commission Members to visit, inspect, and photograph the building premises, land etc., connected with the application.

THE UNDERSIGNED, having obtained permission from the property owner, hereby grants permission to the City of Alexandria to post placard notice on the property for which this application is requested, pursuant to Article XI, Section 11-301 (B) of the 1992 Zoning Ordinance of the City of Alexandria, Virginia.

THE UNDERSIGNED also attests that all of the information herein provided and specifically including all surveys, drawings, etc., required of the applicant are true, correct and accurate to the best of their knowledge and belief.

John D. Bullington by Minturn Wright, atty. Print Name of Applicant or Agent 124 S. Royal Street Mailing/Street Address Alexandria, Va. 22314 City and State Zip Code

Which les	
^{Signature} 571-620-1930	571-620-1931

Telephone # Fax # Fax # mwright@smw.law

Email address

June 4, 2020

Date

OWNERSHIP AND DISCLOSURE STATEMENT

Use additional sheets if necessary

1. Applicant. 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 John D. Bullington	P.O. Box 74, Viola, Tennessee 37394	100%	
² John D. Bullington			
³ John D. Bullington			

2. Property. State the name, address and percent of ownership of any person or entity owning an interest in the property located at __________(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.

Name	Address	Percent of Ownership
¹ John D. Bullington	P.O. Box 74, Viola, Tennessee 37394	100%
² John D. Bullington		
³ John D. Bullington		

<u>3.</u> Business or Financial Relationships. Each person or entity indicated above in sections 1 and 2, with an ownership interest in the applicant or in the subject property are require to disclose **any** business or financial relationship, as defined by <u>Section 11-350 of the Zoning Ordinance</u>, 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. All fields must be filled out completely. Do not leave blank. (If there are no relationships please indicated each person or entity and "None" in the corresponding fields).

For a list of current council, commission and board members, as well as the definition of business and financial relationship, click here.

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 John D. Bullington	none	
² John D. Bullington		
³ John D. Bullington		

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.

June 4, 2020 John D. Bullington by Minturn Wright, atty,

Date

Printed Name

Signature

2 8

ACORD	EVIDENCE OF PRO	DPERTY INSU	RANCE	DATE (MM/DD/YYYY) 05/22/2020
ADDITIONAL INTEREST NAME COVERAGE AFFORDED BY TH	Y INSURANCE IS ISSUED AS A MATTER D BELOW. THIS EVIDENCE DOES NOT / IE POLICIES BELOW. THIS EVIDENCE O RIZED REPRESENTATIVE OR PRODUCE	AFFIRMATIVELY OR NEG F INSURANCE DOES NO	ATIVELY AMEND, I T CONSTITUTE A C	EXTEND OR ALTER THE
	E No, Ext): 703-645-0092	COMPANY	211	NAIC # 25143
State Farm STEVE JONES	NO, EXI):			
8704 LEE HWY SUIT	E 200	State Farm Fire and Cas	ualty Company	
EAIRFAX, VA 22031				
FAX (A/C, No): 703-645-0093	s: sendy@stevejonesinsurance.com			
CODE: 46-9B3A	SUB CODE:			
AGENCY CUSTOMER ID #:				
INSURED				POLICY NUMBER 46-03-7433-0
JOHN DANIEL BULLINGTON		N/A	EXPIRATION DATE	
PO BOX 74		EFFECTIVE DATE	04/15/2021	CONTINUED UNTIL TERMINATED IF CHECKED
VIOLA, TN 37394		04/15/2020 THIS REPLACES PRIOR EVID		TERMINATED IF OREORED
		1		
PROPERTY INFORMATION				
1217 COLONIAL AVE				
ALEXANDRIA, VA 22314				
THE POLICIES OF INSURANCE L	ISTED BELOW HAVE BEEN ISSUED TO T IREMENT, TERM OR CONDITION OF ANY	HE INSURED NAMED ABO	OVE FOR THE POLI	CY PERIOD INDICATED.
EVIDENCE OF PROPERTY INSUI	RANCE MAY BE ISSUED OR MAY PERTAI	N. THE INSURANCE AFFC	RDED BY THE POL	LICIES DESCRIBED HEREIN IS
SUBJECT TO ALL THE TERMS, E	XCLUSIONS AND CONDITIONS OF SUCH	POLICIES. LIMITS SHOW	N MAY HAVE BEEN	REDUCED BY PAID CLAIMS.
COVERAGE INFORMATION	PERILS INSURED BASIC	BROAD SPECIA		
	COVERAGE / PERILS / FORMS			OUNT OF INSURANCE DEDUCTIBLE
DWELLING			575	,500 1% \$5,755
DWELLING EXTENSION			57,5	50
PERSONAL PROPERTY			431	,625
PERSONAL LIABILITY			1,00	0.000
MEDICAL PAYMENTS			1,00	0
REMARKS (Including Special C	Conditions)			
REPLACEMET COST 100%				
ANNUAL PREMIUM \$1,189				
DATE PAID 04/16/2020				
CANCELLATION				
	DESCRIBED POLICIES BE CANCELLED	BEFORE THE EXPIRATI	ON DATE THEREC	F, NOTICE WILL BE
	WITH THE POLICY PROVISIONS.			
ADDITIONAL INTEREST		NEXTON/CLIC		
NAME AND ADDRESS		X ADDITIONAL INSURED	LENDER'S LOSS P/	AYABLE LOSS PAYEE
CITY OF ALEXANDRIA		MORTGAGEE		
Children of the second s		LOAN #		
301 KING ST SUITE 1300		N/A		
ALEXANDRIA, VA 22314		AUTHORIZED REPRESENTAT		Set
			Sendy	, Santiago
ACORD 27 (2016/03)		© 1993	-2015 ACORD CO	RPORATION. All rights reserve
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		9		1004303 142300.2 01-21-2



8808-H Pear Tree Village Ct. Alexandria, VA 22309 703.619.6555 fax: 703.799.6412 www.dominionsurveyors.com

June 29, 2020

DESCRIPTION ENCROACHMENT AREA LOTS 634 AND 635 WESTOVER CITY OF ALEXANDRIA, VIRGINIA

Beginning at a point in easterly line of Colonial Avenue, a corner common to the lots 634 and 33, Westover, thence through the Colonial Avenue right-of-way S 65° 16' 25" W 4.04' to a point; thence N 24° 45' 47" W 15.15' to a point; thence N 63° 46' 03" W 4.05' to a point in the easterly line of Colonial Avenue; thence with the easterly line of Colonial Avenue S 24° 43' 35" E 15.26' to the point of beginning containing 62 square feet or 0.0014 acres of land.



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CASE NAME: JOHN D. BULLINGTON 11

NO CORNER MARKERS SET.

703-619-6555

FAX 703 799 6412