A Regular Meeting of the Zoning Board of Appeals of the Town of Lancaster, Erie County, New York, was held via teleconference, on the 11th day of June 2020, at 7:00 P.M., and there were

PRESENT: CARLO DI RIENZO, MEMBER
JOHN MIKOLEY, MEMBER
JILL MONACELLI, MEMBER
RICHARD QUINN, MEMBER
FRANK SWIGONSKI, MEMBER
TYLER SOJKA, CHAIRMAN

ABSENT: LAWERENCE PIGNATARO, MEMBER

ALSO PRESENT: DIANE M. TERRNOVA, TOWN CLERK
EMILY ORLANDO, DEPUTY TOWN ATTORNEY
MATTHEW FISCHIONE, CODE ENFORCEMENT OFFICER

The Affidavits of Publication and Posting of this Public Hearing are on file and a copy of the Legal Notice has been posted.
PETITION OF: MARK STEINEL

THE 1st CASE CONSIDERED BY THE ZONING Board of Appeals was that of the petition of Mark Steinel, 22 Windsor Ridge Drive, Lancaster, New York 14086 for two [2] variances for the purpose of constructing a deck on premises owned by the petitioner at 22 Windsor Ridge Drive, Lancaster, New York, to wit:

A. A variance from the requirements of Chapter 50, Zoning, Section 10C.(3)(b)[1] of the Code of the Town of Lancaster. The location of the proposed deck would result in a side yard property line of 1.7 feet.

Chapter 50, Zoning, Section 10C.(3)(b)[1] of the Code of the Town of Lancaster requires a minimum width of any side yard be equal to 10% of the lot width, but need not exceed 10 feet, for a required side yard property line setback of 7.5 feet. The petitioner, therefore, requests a side yard property line variance of 5.8 feet.

B. A variance from the requirements of Chapter 50, Zoning, Section 10C.(3)(b)[1] of the Code of the Town of Lancaster. The location of the proposed deck would result in a total of both side yard setbacks of 11.49 feet.

Chapter 50, Zoning, Section 10C.(3)(b)[1] of the Code of the Town of Lancaster requires the total width of both side yards shall equal 25% of the lot width but need not exceed 25 feet, for a required total width of both side yard setbacks of 18.75 feet. The petitioner, therefore, requests a total width of both side yards variance of 7.26 feet.

The Clerk presented and entered into evidence the following items:

Duly executed petition of the applicant with exhibits and schedules attached thereto.

Copy of a letter notifying the petitioner of the time and place of this public hearing.

Copy of a letter notifying owners of property within 100 feet of requested variance of the time and place of this public hearing.

PERSONS ADDRESSING THE BOARD

Mark Steinel, Petitioner  Proponent
IN THE MATTER OF THE PETITION OF: MARK STEINEL

THE FOLLOWING RESOLUTION WAS OFFERED
BY MR. QUINN, WHO MOVED ITS
ADOPTION, SECONDED BY MR. DIRIENZO
TO WIT:

WHEREAS, the Zoning Board of Appeals of the Town of Lancaster has reviewed the application of Mark Steinel and has heard and taken testimony and evidence at a public hearing held before it at 21 Central Avenue, Lancaster, New York, on the 11th day of June 2020, and having heard all parties interested in said application pursuant to legal notice duly published and posted, and

WHEREAS, the applicant is the present owner of the premises in question.

WHEREAS, the property for which the applicant is petitioning is within a Agricultural Residential District, (AR) as shown on the Zoning Map of the Town of Lancaster.

WHEREAS, the Zoning Board of Appeals of the Town of Lancaster has made the following findings:

That no undesirable change will be produced in the character of the neighborhood by the granting of the area variance relief sought.

That no detriment to nearby properties will be created by the granting of the area variance relief sought.

That the benefit sought by the applicant cannot be achieved by some other method, feasible for the applicant to pursue, other than the area variance relief sought.

That the requested area variance relief may be substantial but not to the extent necessary to preclude the granting of the area variance relief sought.

That the proposed area variance relief will not have an adverse effect or impact on the physical or environmental conditions in the neighborhood or district.

That the alleged difficulty is self-created but not to the extent necessary to preclude the granting of the area variance relief sought.

That this board has taken into consideration the benefit to the applicants if the variance relief sought is granted as weighed against the detriment to the health, safety and welfare of the neighborhood or community by such grant.

That within the intent and purposes of this ordinance the variance relief sought, if granted, is the minimum variance necessary to afford relief.
NOW, THEREFORE, BE IT
RESOLVED that based upon these findings, the relief sought be and is hereby GRANTED.

The question of the adoption of the foregoing resolution was duly put to a vote on roll call which resulted as follows:

- MR. DIRIENZO VOTED YES
- MR. MIKOLEY VOTED YES
- MS. MONACELLI VOTED YES
- MR. PIGNATARO WAS ABSENT
- MR. QUINN VOTED YES
- MR. SWIGONSKI VOTED YES
- MR. SOJKA VOTED YES

The resolution granting the variance was thereupon ADOPTED.

June 11, 2020
THE 2nd CASE CONSIDERED BY THE ZONING Board of Appeals was that of the petition of Kathy Busch, 130 Broezel Avenue, Lancaster, New York 14086 for one [1] variance for the purpose of erecting a fence in a front yard of a vacant lot on premises owned by the petitioner at 140 Broezel Avenue, Lancaster, New York, to wit:

A variance from the requirements of Chapter 50, Zoning, Section 35C. of the Code of the Town of Lancaster. The request calls for installing a four [4] foot high fence in a front yard of a vacant lot.

Chapter 50, Zoning, Section 35C. of the Code of the Town of Lancaster limits the height of a fence or wall extending into a front yard to three [3] feet in height. The petitioner, therefore, requests a one [1] foot fence height variance.

**The Clerk presented and entered into evidence the following items:**

Duly executed petition of the applicant with exhibits and schedules attached thereto.

Copy of a letter notifying the petitioner of the time and place of this public hearing.

Copy of a letter notifying owners of property within 100 feet of requested variance of the time and place of this public hearing.

**PERSONS ADDRESSING THE BOARD**

Andrew Busch, Representing Petitioner  
Proponent

Michelle Busch, Representing Petitioner  
Proponent
IN THE MATTER OF THE PETITION OF: KATHY BUSCH

THE FOLLOWING RESOLUTION WAS OFFERED
BY MR. MIKOLEY, WHO MOVED ITS
ADOPTION, SECONDED BY MS. MONACELLI
TO WIT:

WHEREAS, the Zoning Board of Appeals of the Town of Lancaster has reviewed the application of Kathy Busch and has heard and taken testimony and evidence at a public hearing held before it at 21 Central Avenue, Lancaster, New York, on the 11th day of June, 2020 and having heard all parties interested in said application pursuant to legal notice duly published and posted, and

WHEREAS, the applicant is the present owner of the premises in question.

WHEREAS, the property for which the applicant is petitioning is within a Residential District 2, (R2) as shown on the Zoning Map of the Town of Lancaster.

WHEREAS, the Zoning Board of Appeals of the Town of Lancaster has made the following findings:

That no undesirable change will be produced in the character of the neighborhood by the granting of the area variance relief sought.

That no detriment to nearby properties will be created by the granting of the area variance relief sought.

That the benefit sought by the applicant cannot be achieved by some other method, feasible for the applicant to pursue, other than the area variance relief sought.

That the requested area variance relief is not substantial.

That the proposed area variance relief will not have an adverse effect or impact on the physical or environmental conditions in the neighborhood or district.

That the alleged difficulty is self-created but not to the extent necessary to preclude the granting of the area variance relief sought.

That this board has taken into consideration the benefit to the applicant if the variance relief sought is granted as weighed against the detriment to the health, safety and welfare of the neighborhood or community by such grant.

That within the intent and purposes of this ordinance the variance relief sought, if granted, is the minimum variance necessary to afford relief.

That such fence will not unduly shut out light or air to the adjoining properties.

That such fence will not create a fire hazard by reason of its construction or location.
NOW, THEREFORE, BE IT RESOLVED that based upon these findings, the relief sought be and is hereby GRANTED.

The question of the adoption of the foregoing resolution was duly put to a vote on roll call which resulted as follows:

- MR. DIRIENZO VOTED YES
- MR. MIKOLEY VOTED YES
- MS. MONACELLI VOTED YES
- MR. PIGNATARO WAS ABSENT
- MR. QUINN VOTED YES
- MR. SWIGONSKI VOTED YES
- MR. SOJKA VOTED YES

The resolution granting the variance was thereupon ADOPTED.

June 11, 2020
PETITION OF: LAWRENCE AND CHERYL KLENK

THE 3rd CASE CONSIDERED BY THE ZONING Board of Appeals was that of the petition of Lawrence and Cheryl Klenk, 5 Stream View Lane, Lancaster, New York 14086 for one [1] variance for the purpose of erecting a fence in a front yard on premises owned by the petitioners at 5 Stream View Lane, Lancaster, New York, to wit:


The Clerk presented and entered into evidence the following items:

Duly executed petition of the applicant with exhibits and schedules attached thereto.

Copy of a letter notifying the petitioner of the time and place of this public hearing.

Copy of a letter notifying owners of property within 100 feet of requested variance of the time and place of this public hearing.

PERSONS ADDRESSING THE BOARD

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<thead>
<tr>
<th>Lawrence Klenk, Petitioner</th>
<th>Proponent</th>
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<td>David Napora</td>
<td>Opponent</td>
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WHEREAS, the Zoning Board of Appeals of the Town of Lancaster has reviewed the application of Lawrence and Cheryl Klenk and has heard and taken testimony and evidence at a public hearing held before it at 21 Central Avenue, Lancaster, New York, on the 11th day of June, 2020 and having heard all parties interested in said application pursuant to legal notice duly published and posted, and

WHEREAS, the applicant is the present owner of the premises in question.

WHEREAS, the property for which the applicant is petitioning is within a Residential District 1, (R1) as shown on the Zoning Map of the Town of Lancaster.

WHEREAS, the Zoning Board of Appeals of the Town of Lancaster has made the following findings:

That no undesirable change will be produced in the character of the neighborhood by the granting of the area variance relief sought.

That no detriment to nearby properties will be created by the granting of the area variance relief sought.

That the benefit sought by the applicant cannot be achieved by some other method, feasible for the applicant to pursue, other than the area variance relief sought.

That the requested area variance relief is not substantial.

That the proposed area variance relief will not have an adverse effect or impact on the physical or environmental conditions in the neighborhood or district.

That the alleged difficulty is self-created but not to the extent necessary to preclude the granting of the area variance relief sought.

That this board has taken into consideration the benefit to the applicant if the variance relief sought is granted as weighed against the detriment to the health, safety and welfare of the neighborhood or community by such grant.

That within the intent and purposes of this ordinance the variance relief sought, if granted, is the minimum variance necessary to afford relief.

That such fence will not unduly shut out light or air to adjoining properties.

That such fence will not create a fire hazard by reason of its construction or location.
NOW, THEREFORE, BE IT RESOLVED that based upon these findings, the relief sought be and is hereby GRANTED.

The question of the adoption of the foregoing resolution was duly put to a vote on roll call which resulted as follows:

- MR. DIRIENZO VOTED YES
- MR. MIKOLEY VOTED YES
- MS. MONACELLI VOTED NO
- MR. PIGNATARO WAS ABSENT
- MR. QUINN VOTED YES
- MR. SWIGONSKI VOTED YES
- MR. SOJKA VOTED YES

The resolution granting the variance was thereupon ADOPTED.

June 11, 2020
PETITION OF: BRIANNA AND NICHOLAS FIOCCO

THE 4th CASE CONSIDERED BY THE ZONING Board of Appeals was that of the petition of Brianna and Nicholas Fiocco, 64 Tranquility Trail, Lancaster, New York 14086 for one [1] variance for the purpose of installing a storage shed on premises owned by the petitioners at 64 Tranquility Trail, Lancaster, New York, to wit:

A variance from the requirements of Chapter 50, Zoning, Section 10D.(1)(b) of the Code of the Town of Lancaster. The proposed location of the shed results in a three [3] foot property line set back from two side yards.


The Clerk presented and entered into evidence the following items:

Duly executed petition of the applicant with exhibits and schedules attached thereto.

Copy of a letter notifying the petitioner of the time and place of this public hearing.

Copy of a letter notifying owners of property within 100 feet of requested variance of the time and place of this public hearing.

PERSONS ADDRESSING THE BOARD

Nicholas Fiocco, Petitioner                  Proponent
Brianna Fiocco, Petitioner                  Proponent
IN THE MATTER OF THE PETITION OF: BRIANNA AND NICHOLAS FIOCCO

THE FOLLOWING RESOLUTION WAS OFFERED
BY MS. MONACELLI, WHO MOVED ITS
ADOPTION, SECONDED BY MR. MIKOLEY
TO WIT:

WHEREAS, the Zoning Board of Appeals of the Town of Lancaster has reviewed the application of Lawrence and Cheryl Klenk and has heard and taken testimony and evidence at a public hearing held before it at 21 Central Avenue, Lancaster, New York, on the 11th day of June, 2020 and having heard all parties interested in said application pursuant to legal notice duly published and posted, and

WHEREAS, the applicant is the present owner of the premises in question.

WHEREAS, the property for which the applicant is petitioning is within an Agricultural District, (AR) as shown on the Zoning Map of the Town of Lancaster.

WHEREAS, the Zoning Board of Appeals of the Town of Lancaster has made the following findings:

That no undesirable change will be produced in the character of the neighborhood by the granting of the area variance relief sought.

That no detriment to nearby properties will be created by the granting of the area variance relief sought.

That the benefit sought by the applicant cannot be achieved by some other method, feasible for the applicant to pursue, other than the area variance relief sought.

That the requested area variance relief is not substantial.

That the proposed area variance relief will not have an adverse effect or impact on the physical or environmental conditions in the neighborhood or district.

That the alleged difficulty is self-created but not to the extent necessary to preclude the granting of the area variance relief sought.

That this board has taken into consideration the benefit to the applicant if the variance relief sought is granted as weighed against the detriment to the health, safety and welfare of the neighborhood or community by such grant.

That within the intent and purposes of this ordinance the variance relief sought, if granted, is the minimum variance necessary to afford relief.
NOW, THEREFORE, BE IT RESOLVED that based upon these findings, the relief sought be and is hereby GRANTED.

The question of the adoption of the foregoing resolution was duly put to a vote on roll call which resulted as follows:

- MR. DIRIENZO VOTED YES
- MR. MIKOLEY VOTED YES
- MS. MONACELLI VOTED YES
- MR. PIGNATARO WAS ABSENT
- MR. QUINN VOTED YES
- MR. SWIGONSKI VOTED YES
- MR. SOJKA VOTED YES

The resolution granting the variance was thereupon ADOPTED.

June 11, 2020

*FURTHER DISCUSSION:

The Zoning Board of Appeals discussed the Code Requirements of the minimum lot size.

ON MOTION DULY MADE, SECONDED AND CARRIED, the meeting was adjourned at 8:43 P.M.

Signed
Diane M. Terranova, TOWN CLERK and Clerk to Zoning Board of Appeals
Date: June 11, 2020