

# Town of Stow BOARD OF APPEALS

380 Great Road Stow, Massachusetts 01775-2127 978-897-2784

May 3, 2021

## NOTICE and DECISION 214 Red Acre Road SPECIAL PERMIT

Applicant: Jennifer Knapp-Stump

Owner: Peter Stumpp and Jennifer Knapp-Stump

214 Red Acre Road

Address: 214 Red Acre Road

Stow, MA 01775

#### **Premises Affected:**

214 Red Acre Road, Stow, shown on Stow Property Map Sheet R-31 as Parcel No. 20 containing 40,500+/- sq. ft.

Property Deed: Middlesex Registry of Deeds Book 71140, Page 300

#### Special Permit Requested:

A special permit is sought under G.L.c.40A, s.6 and Stow Zoning Bylaw Section 3.9 (Non-Conforming Uses and Structures), to allow expansion of a dwelling on a pre-existing, nonconforming lot.

A duly posted public hearing was held online via Zoom Web Conferencing Service on May 3, 2021. Zoning Board of Appeals Members, Mark Jones, William Byron, Ernest Dodd and Associate Members Leonard Golder and David Hartnagel were present throughout the proceedings.

The following documents were submitted for the Board's consideration:

- 1. Application comprising of the following documents:
  - Application Form
  - Septic System As Built Plan, dated 8/9/1999 entitled As Built Plan 214 Red Acre Road, prepared by Sep-Tech Services)
  - Architectural Plans comprising of the following sheets:
    - o AO 1 Site Plan

- o A1 1 Proposed Plan
- o A12 Exterior Elevations
- · Certified List of Abutters
- Application Fee
- Property Deed Book 71140, Page 300

### Findings:

- 1. The property is located in the Residential District.
- 2. Parcel 20, as shown on the Town of Stow Assessors Map Sheet R-31 is pre-existing nonconforming as to area and frontage. The pre-existing nonconforming lot is 40,500+/- sq. ft. with 150-feet of frontage on Red Acre Road.
- 3. The Applicant proposes to construct a 20-foot by 14-foot sunroom to be located on the back of the existing dwelling.
- 4. The existing dwelling and proposed construction meet the required front, side and rear yard setbacks and height requirements of the current Zoning Bylaw.
- 5. The Board finds the proposed use and construction is not substantially more detrimental than the existing nonconforming use and does not substantially intensify or result in any additional nonconformities.

The lots along the northwesterly side of Red Acre Road were created in the 1950's at which time the lot area requirement was 40,000 sq. and the frontage requirement was 150-feet.

The existing dwelling and proposed construction is consistent with existing residences on Red Acre Road.

6. The Board makes the following mandatory findings as required by Section 9.2.6 of the Zoning Bylaw:

The Board finds the proposed use and development, as conditioned herein:

- a. is in harmony with the purpose and intent of the Zoning Bylaw;
- b. will not be detrimental or injurious to abutting properties or ways, the neighborhood, community amenities or the Town of Stow;
- c. is appropriate for the site for which the petition is submitted and is related harmoniously to the terrain and to the use, scale and proportions of existing and proposed BUILDINGs in the immediate vicinity that have functional or visual relationship to the proposed use;
- d. includes sufficient mitigating measures for any adverse effects noted in reports from town boards and agencies, reports from consultants and public hearings;
- e. will result in no pollution or contamination of the GROUND WATER, a GROUND WATER recharge area, a well, pond, stream, watercourse or inland wetland;
- f. will result in no significant effect on the "level of service" (LOS) of the town roads or intersections of these roads:
- g. will result in no significant effect on level of service for any service provided by the Town;

- h. will result in no redirection of existing surface water runoff such that there would be material impact on abutting parcels or downstream properties;
- i. will result in no transport by air or water of erodible material beyond the boundary line of the LOT;
- j. will provide adequate provision for pedestrian traffic; and
- k. will comply with requirements of Site Plan Approval and all other applicable requirements of this Bylaw.

Pursuant to Massachusetts General Laws Chapter 40A, after referring to the application for Special Permit, the following decision has been made by the Stow Board of Appeals as hereby certified after the public hearing.

#### VOTE

The Board, by roll call vote of the five members present throughout the proceedings (Mark Jones, William Byron, Ernest Dodd and Associate Members Leonard Golder and David Hartnagel) **VOTES TO GRANT A SPECIAL PERMIT** to allow construction of a sunroom, subject to the following conditions:

#### CONDITIONS

- The proposed construction shall result in no pollution or contamination of the GROUND WATER, a GROUND WATER recharge area, a well, pond, stream, watercourse or inland wetland.
- 2. The proposed construction shall result in no redirection of existing surface water runoff such that there would be material impact on abutting parcels or downstream properties;
- 3. The proposed construction shall result in no transport by air or water of erodible material beyond the boundary line of the LOT.
- 4. The design and construction shall be essentially in conformance with the Plans submitted with the application.
- 5. Compliance with other Town Departments, Boards and Commissions is required.
- 6. The proposed construction shall comply with all applicable requirements of the Zoning Bylaw.
- 7. Exterior construction activity shall take place only between the hours of 7:00 a.m. and 5:00 p.m., Monday through Friday (excluding holidays), and 8:00 a.m. to 12:00 p.m. Saturdays unless specific approval is granted by the Building Commissioner.

The Board has complied with all statutory requirements in the granting of this Special Permit.

Two copies of this decision, together with copies of the application for special permit, site plans, other plans and records, have been filed with the Town Clerk. A detailed record of the proceedings, setting forth the reasons for the decision, shall be filed within fourteen (14) days with the Town Clerk and shall be a public record. Copies of this decision have been or will be mailed to all parties, persons and boards as required by Chapter 40A, Sections 11 and 15.

This Special Permit shall lapse with two (2) years of filing with the Town Clerk unless substantial use or construction has commenced or in the case of a permit for construction or reconstruction, if construction has not begun by such date, except for good cause (Massachusetts General Laws Chapter 40A, Section 9).

This Special Permit shall not take effect until a copy of the decision has been recorded, at the owner's expense, in the Registry of Deeds and duly indexed or noted on the owner's certificate of title. A copy of the recorded decision, certified by the Registry, or notification by the owner of the recording including recording information, shall be furnished to the Board of Appeals, Town Clerk and Building Inspector.

Any appeal from this decision shall be made pursuant to Massachusetts General Laws Chapter 40A, Section 17 and must be filed within twenty (20) days after the decision has been filed with the Town Clerk.

Signed on behalf of and with the permission of the Zoning Board of Appeals.

Ernest E. Dodd

Zoning Board of Appeals Clerk

Date Received and Filed Volume III, Page 833

Tinda F. Hathaway, Stow Town Clerk