

STAFF REPORT

DATE: December 14th, 2022

TO: Planning Commission – Public Hearing

FROM: Jesse Cain, City Manager

AGENDA ITEM: Consideration to construct a 6' high redwood fence within the front yard along Parkhill street at the home address located at 557 13th Street.

Recommendation: Commission may approve this variance once the have taken testimony from the public hearing and applicant.

BACKGROUND ANALYSIS: Its our understanding that the applicant desires to construct an inground pool in their yard fronting Parkhill Street. Due to the lot size and house position constraints, they have indicated that their options are limited, and desire to build the pool in the area of yard adjacent to Parkhill Street. Currently the zoning code states the following:

"Fences in front yards shall be constructed in such a manner as not to create a solid visible barrier. The surface area of the fence is to be open so passersby can view activity on the other side of the fence for not less than thirty percent of the surface area per square foot."

"(b) Front Yard Set-back: Fifteen feet."

That notwithstanding, the planning commission under section 34.01 may make findings that this circumstance justifies a variance, or not. Section 34.01 states the following:

Sec. 34.01. - Variances.

Where practical difficulties, unnecessary hardships or results inconsistent with the purposes and intent *of* this ordinance may result from the strict application *of* certain area, *height*, yard and space requirements thereof, *variances* in such requirements may be granted, as provided in this section, by the planning commission.

- (a) Variance Application and Fee.
- 1. Application for a *variance* shall be made to the city planning department in writing on a form prescribed by the city. Such application shall be accompanied by a fee in an amount as established from time to time by resolution *of* the city council, statements, plans and other evidence showing:
- a. That, because *of* special circumstances applicable to the property, including size, shape, topography, location or surroundings, the strict application *of* the Zoning Ordinance provisions deprives such property *of* privileges enjoyed by other property in the vicinity and under identical zoning classification.
- b. That granting of the variance requested will not constitute a grant of special privileges inconsistent with the limitations upon other properties in the vicinity and zone in which such property is situated.
- c. That the granting *of* such application will not, under the circumstances *of* the particular case, materially affect adversely the health, or safety *of* persons residing or working in the neighborhood *of* the property *of* the applicant, and will not, under the circumstances *of* the particular case, be materially detrimental to the public welfare or injurious to property or improvements in said neighborhood.
- 2. A public hearing shall be held within sixty days after a filing of application for a variance, notice of which shall be given by one publication in a newspaper of general circulation published and circulated in the City of Colusa and by mailing notice to the applicant and owners of all property within three hundred feet of any boundary of the lot or parcel for which the variance has been filed, as such owners are shown on the last equalized assessment roll of the County of Colusa. Notice in each case is to be given at least ten days prior to such public hearing.
- (b) Action by the Planning Commission.
- 1. Within thirty days after the public hearing the planning commission shall make a finding *of* facts showing whether the qualifications under <u>Section 34.01</u> apply to the land, building or use for which *variance* is sought and whether such *variance* shall be in harmony with the general purposes *of* this ordinance.
- 2. After making findings the planning commission shall either approve, with or without conditions, or deny said *variance*.

BUDGET IMPACT: None

ATTACHMENT:

Resolution