IN THE MATTER OF: PATRICIA ANN BURR 8043 WYNBROOK ROAD BALTIMORE, MD 21224

RE: DENIAL OF RESERVED HANDICAPPED PARKING SPACE

* BEFORE THE

* BOARD OF APPEALS

* OF

* BALTIMORE COUNTY

* Case No. CBA-13-036

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OPINION

This case comes to the Board of Appeals as the result of the denial of a reserved handicapped parking space at 8043 Wynbrook Road, Baltimore, Maryland, 21224, by the Baltimore County Division of Traffic Engineering in a letter dated May29, 2013, to Mr. Earl Beville, Assistant Manager, Investigative and Security Division, Motor Vehicle Administration (MVA), from Stephen E. Weber, P.E. Chief, of the Baltimore County Division of Traffic Engineering (County Exhibit No. 5). A copy of that letter was sent to Ms. Burr, along with a copy of the County Policy with respect to handicapped parking spaces.

The Board held a public hearing on August 6, 2013, at 10:00 a.m. Baltimore County was represented by James Cockrell, Jr., Traffic Inspector in the Baltimore County Division of Traffic Engineering and Stephen E. Weber, P.E. Chief, of the Baltimore County Division of Traffic Engineering. Patricia Ann Burr represented herself, *pro se*.

Mr. Cockrell testified that his office received an application and letter from the MVA dated February 3, 2011 concerning a request for a reserved handicapped parking space for Patricia Ann Burr, Appellant (County's Exhibit #1). The County indicated that, on the basis of the State's finding that Ms. Burr is disabled, the County would not contest his disability.

Mr. Cockrell visited the property prior to the hearing before the board and took

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photographs of the front and rear of the property (County's Exhibits #2a-2b). The home is a end of group townhouse. Exhibit 2a shows the rear of the house which has seven steps into the house. There is a handrail on each side. Exhibit 2b shows the front of the property. Mr. Burr has an off-street parking pad behind the house. This parking pad can be accessed by a gate and is paved. Storage of such items as trash cans, tables and other lawn furniture are shown around the perimeter of the parking pad.

The County did not dispute Ms. Burr's disability as same had been certified by the State. However, Mr. Cockrell testified Ms. Burr did not meet the requirements of the Baltimore County policy on reserved parking spaces for person with physical disabilities (County's Exhibit #3). As this property has a parking pad in the back, the request does not meet the requirements of Section 3(B) or 3(C) or the exceptions set forth in Section 3(G). Sections 3(B) and (C) of the Baltimore County Policy on Reserved Parking Spaces for Persons with Physical Disabilities state:

(B) A reserved on-street parking space will not be authorized for any applicant whose property has a self-contained off-street parking area or where off-street parking is provided to the applicant by private sources. This item shall apply to all properties regardless of the time they were built or subdivided. (The property shall be considered to have an available off-street parking area if the aforementioned area existed at the time that the applicant purchased or moved into the property or if it was made available at any subsequent time. If a parking pad, driveway, concrete ribbons, garage, soil stabilized area, etc., was removed or made inaccessible at any time after the applicant purchased or moved into the property, the parking area shall still be considered to exist for purposes of this policy.

Section 3(C) states:

(C) The property shall be evaluated on whether the off-street parking area exists, NOT on whether an off-street parking area is available for use. In addition, the

placement of any non-permanent objects on top of a parking area (e.g., boats, campers, trailers, above-ground pools, sheds, etc.) will not in any way alter the recognition that the parking area does in fact exist.

Section 3(G) sets forth the exceptions and states:

(G) The DTE may grant an exception to the condition in Paragraph (B) above if the Appellant has a physical disability that limits mobility and/or requires the use of a wheelchair, scooter, walker, crutches, etc., <u>AND</u> that same applicant has constructed a ramp from the house to the street to provide for their mobility. The on-street parking must be more accessible than any off-street space that exists on applicant's property. The DTE may consider the granting of an exception to the condition in paragraph (B) above where extremely unique circumstances and hardships exist due to physical characteristics of the property and the applicant's disability. Additional medical certification may be required to provide sufficient documentation of physical limitations caused by the disability.

Ms. Burr testified and entered a photo into evidence illustrating that her vehicle did not fit in her backyard parking pad. (Applicant's Exhibits #2a). The photo clearly illustrates that but for the items which are being stored in front of the Applicant's deck, her vehicle would in fact fit into her backyard parking area.

Decision

In order to reverse the decision of the Baltimore County Division of Traffic Engineering with respect to handicapped parking spaces, Section 8 of the County Policy requires that the Board find that the Applicant meets <u>all</u> of the conditions set forth therein.

The conditions are as follows:

- (A) The applicant and/or their household has taken all reasonable measures to make the off-street parking area usable and available to the disabled applicant.
- (B) The disability of the applicant is of such a severe degree that an extreme hardship would exist if the applicant were to use the available off-street parking.

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- (C) The approval of a reserved on-street space is determined to be one of medical necessity and not one of mere convenience for the applicant.
- (D) The hardships placed on the applicant's neighbors by reserving an exclusive on-street space for the applicant is outweighed by the hardship that would be placed on the applicant if the space were not approved.

After reviewing the testimony and evidence presented, the Board has determined that the decision of the Baltimore County Division of Traffic Engineering should be upheld and that the application for the reserved handicapped parking space should be denied. Ms. Burr has a parking pad in the rear of her home. Ms. Burr does not use a mobility aid at the present time nor has a ramp been constructed to assist him in getting into her home as is required for an exception under Section 3(G). There has been no evidence presented to show that extremely unique circumstances and hardships exist due to the physical characteristics of the property which would also allow for an exception to be granted.

ORDER

THEREFORE, IT IS THIS 9th day of October, 2013, by the Board of Appeals of Baltimore County,

ORDERED that the decision of the Division of Traffic Engineering in Case No. CBA-13-036 be and the same is hereby **AFFIRMED**; and it is furthered

ORDERED that the application of PATRCIA ANN BURR for a reserved handicapped parking space at 8043 Wynbrook Road, Baltimore, Maryland, 21224 be and the same is hereby DENIED.

Any petition for judicial review from this decision must be made in accordance with Rule 7-201 through Rule 7-210 of the *Maryland Rules*.

BOARD OF APPEALS OF BALTIMORE COUNTY

Andrew M. Belt, Chairman

Vendy A. Zerwitz

Wayne Hioiosofr/CC Wayne R. Gioioso, Jr.



Board of Appeals of Baltimore County

JEFFERSON BUILDING SECOND FLOOR, SUITE 203 105 WEST CHESAPEAKE AVENUE TOWSON, MARYLAND, 21204 410-887-3180 FAX: 410-887-3182

October 9, 2013

Patricia Ann Burr 8043 Wynbrook Rd Baltimore, MD 21224 Stephen E. Weber, P.E., Chief Division of Traffic Engineering Department of Public Works The County Office Building 111 W. Chesapeake Avenue, Rm 326 Towson, MD 21204

RE: In the Matter of: Patricia Ann Burr – Applicant/Appellant Case No.: CBA-13-036

Dear Ms. Burr and Mr. Weber:

Enclosed please find a copy of the final Opinion and Order issued this date by the Board of Appeals of Baltimore County in the above subject matter.

Any petition for judicial review from this decision must be made in accordance with Rule 7-201 through Rule 7-210 of the *Maryland Rules*, <u>WITH A PHOTOCOPY PROVIDED TO THIS OFFICE CONCURRENT WITH FILING IN CIRCUIT COURT</u>. Please note that all Petitions for Judicial Review filed from this decision should be noted under the same civil action number. If no such petition is filed within 30 days from the date of the enclosed Order, the subject file will be closed.

Very truly yours,

Krysundra "Sunny" Cannington

Acting Administrator

Enclosure Duplicate Original Cover Letter

c: Earl Beville, Assistant Manager, Investigative & Security Division/Motor Vehicle Administration W. William Korpman, III, Chief/Bureau of Traffic Engineering Edward Adams, Jr., Director/DPW Nancy West, Assistant County Attorney Michael Field, County Attorney