Historic District Bylaw

TOWN OF LENOX, MASSACHUSETTS
2. HISTORIC DISTRICT BOUNDARIES

2.1 The location and boundaries of this district are hereby established as shown on a map entitled "Historic District Map of the Town of Lenox" dated June 12, 1975.

2.2 Where the district boundary is indicated as parallel to a street, such district boundary shall be measured from the street right-of-way boundary on that side. Whenever any uncertainty exists as to the exact location of a boundary line, the location of such line shall be determined by the Historic District Commission.

2.3 In general, the land included within the Lenox Historic District is described as follows: Main Street and the land on both sides of said Main Street one hundred fifty (150) feet from the street boundary lines from the northern boundary of lands of Church on the Hill to and including the Paterson Monument; also a portion of Cliffwood Street which includes Lot No. 45 and Lot No. 47 on said Cliffwood Street as shown on the Historic District Map of the Town of Lenox dated June 12, 1975; and also including Lot No. 25 on said map on the southwest corner of Main and West Streets; also Walker Street and the land on both sides of said Walker Street one hundred fifty (150) feet from the street boundary lines from the Paterson Monument to the eastern boundary of lands of Trinity Parish, and also a portion of Kemble Street which includes Lot No. 5 on said map; also Church Street and the land one hundred fifty (150) feet easterly from the boundary lines of said Church Street; also Franklin Street and the land ninety-five (95) feet northerly from the street boundary of said Franklin Street; also Housatonic Street between Main and Church Streets and all the land between Main and Church Streets.
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3: MEMBERSHIP, MEETINGS, POWERS, DUTIES AND LIMITATIONS

3.1 Membership
a. The Historic District Commission shall consist of five (5) members and two (2) alternates appointed by the Board of Selectmen including one resident of or property owner in the district, one member of the Lenox Planning Board, one member from two nominees submitted by the Berkshire County Historical Society, one member from two nominees submitted by the chapter of the American Institute of Architects covering the area, and one member from two nominees submitted by the Board of Realtors covering the area.

b. The appointments to membership in the Commission shall be arranged so that the term of the member from the Board of Realtors and the term of the member from the American Institute of Architects shall originally be for a period of one (1) year; the term of the member from the Berkshire County Historical Society and the term of the member from the Lenox Planning Board shall originally be for a period of two (2) years; and the term of the resident of or property owner in the district shall be for a period of three (3) years. Thereafter, all appointments shall be for a period of three (3) years. Vacancies shall be filled in the same manner as the original appointment for the unexpired term. Alternates shall be appointed annually.

3.2 Meetings
a. Meetings of the Commission shall be held at the call of the chairman or shall be called at the request of two (2) members of the Commission or in such other manner as the Commission shall determine in its rules. A majority of the members of the Commission shall constitute a quorum. The concurring vote of a majority of the members of the Commission shall be necessary to issue a certificate of appropriateness, a certificate of non-applicability or a certificate of hardship.

3.3 Powers and Duties
a. In passing upon matters before it, the Commission shall consider, among other things, the historic and architectural value and significance of the site, building or structure, the general design, arrangement, texture, material and color of the features involved, and the relation of such features to similar features of buildings and structures in the surrounding area. In the case of new construction or additions to existing buildings or structures, the Commission shall consider the appropriateness of the size, scale and shape of the same in relation to the land area upon which the building or structure is situated, to adjacent buildings and structures and to buildings and structures in the surrounding area.

b. The Commission may, in appropriate cases, impose dimensional and setback requirements in addition to those required by applicable by-law.

c. The reconstruction, substantially similar in design of a building, structure or exterior architectural feature damaged or destroyed by fire, storm or other disaster, must be begun within one year and carried forward with due diligence. Before reconstruction a certificate of appropriateness must be obtained from the Commission.

d. The Commission may determine from time to time after public hearing that certain categories of exterior architectural features, colors, structures or signs, may be constructed or altered without review by the Commission without causing substantial derogation from the intent and purposes of this chapter.
e. The Commission may, after public hearing, set forth in such manner as it may determine, the various designs of certain appurtenances, such as light fixtures, which will meet the requirements of an historic district and a roster of certain colors of paint and roofing materials which will meet the requirements of an historic district, but no such determination shall limit the right of an applicant to present other designs or colors to the Commission for its approval.

f. The Commission shall require appropriate drawings to show the nature and extent of proposed construction or alterations.

g. The Commission may, subject to appropriations, employ clerical and technical assistants or consultants and incur other expenses appropriate to the carrying out of its work, and may accept money gifts and expend same for such purposes.

h. The Commission may administer on behalf of the Town any properties or easements, restrictions or other interests in real property which the Town may have or may accept as gifts or otherwise and which the Town may designate the Commission as the administrator thereof.

i. The Commission shall have, in addition to the powers, authority and duties granted to it by this by-law, such other powers, authority and duties as may be delegated or assigned to it from time to time by vote of a Town meeting.

j. The Commission shall keep a permanent record of its resolutions, transactions and determinations and of the vote of each member participating therein, and may adopt and amend such rules and regulations not inconsistent with the provisions of the Historic District Act and prescribe such forms as it shall deem desirable and necessary for the regulation of its affairs and the conduct of its business. The Commission shall file a copy of any such rules and regulations with the Town Clerk.

3.4 Limitations

a. The Commission shall not make any recommendation or requirement except for the purpose of preventing developments incongruous to the historic aspects or the architectural characteristics of the surroundings and of the Historic District.

b. The Commission shall not consider interior arrangements or architectural features not subject to public view.

c. The Commission shall not extend its review to temporary signs, banners, streamers or placards or temporary structures approved by special permission of the Selectmen.

d. The Commission shall not extend its review to events, e.g. arts shows, bazaars, church fairs, which are temporary in nature.

e. The Commission shall not extend its review to painting or paint color unless it is part of new construction, additions or reconstruction.

f. The Commission shall not extend its review to new storm or screen doors and windows installed in existing openings, nor to removable porch enclosures, room air conditioners, TV antennas and similar appurtenances except as they are part of new construction, additions or reconstruction.
4: ADMINISTRATION, ENFORCEMENT AND PENALTIES

4.1 Definitions
   a. As used in this by-law, the word "altered" includes the words "rebuilt," "reconstructed," "restored," "removed," and "demolished," and the phrase "changed in exterior color." The word "building" means a combination of materials forming a shelter for persons, animals or property; the word "Commission" means the commission acting as the Historic District Commission; the word "constructed" includes the words "built," "erected," "installed," "enlarged" and "moved;" the words "exterior architectural feature" mean such portion of the exterior of a building or structure as is open to view from a public street, public way, public park or public body of water, including, but not limited, to the architectural style and general arrangement and setting thereof, the kind, color and texture of exterior building materials, the color of paint or other materials applied to exterior surfaces and the type and style of windows, doors, lights, signs and other appurtenant exterior fixtures, and the word "structure" means a combination of materials other than a building, including a sign, fence, wall, terrace, walk or driveway.

4.2 Applications
   a. Any person who desires to obtain a certificate from the Commission shall file with the Commission an application for a certificate of appropriateness, a certificate of non-applicability or a certificate of hardship, as the case may be, in such form as the Commission may reasonably determine, together with such plans, elevations, specifications, material and other information, including in the case of demolition or removal a statement of the proposed condition and appearance of the property thereafter, as may be reasonably deemed necessary by the Commission to enable it to make a determination on the application.

4.3 Public Hearings
   a. The Commission shall determine promptly, and in all events within fourteen (14) days after the filing of an application for a certificate of appropriateness, a certificate of non-applicability or a certificate of hardship, as the case may be, whether the application involves any exterior architectural features which are subject to approval by the Commission. If the Commission determines that such application involves any such features, the Commission shall hold a public hearing on such application unless such hearing is dispensed with as hereinafter provided.

   b. The Commission shall fix a reasonable time for the hearing on any application and shall give public notice of the time, place and purposes thereof at least fourteen (14) days before said hearing in such manner as it may determine, and by mailing, postage prepaid, a copy of said notice to the applicant, to the owners of all adjoining property and other property deemed by the Commission to be materially affected thereby as they appear on the most recent real estate tax list of the Board of Assessors, to the Planning Board of the Town, to any person filing written request for notice of hearings, such request to be renewed yearly in December and to such other persons as the Commission shall deem entitled to notice.

   c. As soon as convenient after such public hearing, but in any event within sixty (60) days after the filing of such application, or within such further time as the applicant may allow in writing, the Commission shall make a determination on the application. If the Commission shall fail to make a determination within such period of time, the Commission shall thereupon issue a certificate of hardship.

   d. A public hearing on an application need not be held if such hearing is waived in writing by all persons entitled to notice thereof.
e. In addition, a public hearing on an application may be waived by the Commission if the Commission determines that the exterior architectural feature involved or its category or color, as the case may be, is so insubstantial in its effect on the historic district that it may be reviewed by the Commission without public hearing on the application.

f. Provided, however, that if the Commission dispenses with a public hearing on an application, notice of the application shall be given to the owners of all adjoining property and other property deemed by the Commission to be materially affected thereby as above provided, and ten days shall elapse after the mailing of such notice before the Commission may act upon such application.

4.4 Certificates

a. Appropriateness
If the Commission determines that the construction or alteration for which an application for a certificate of appropriateness has been filed will be appropriate for, or compatible with, the preservation or protection of the historic district, the Commission shall cause a certificate of appropriateness to be issued to the applicant. In the case of a disapproval of an application for a certificate of appropriateness, the Commission shall place upon its records the reasons for such determination and shall forthwith cause a notice of its determination, accompanied by a copy of the reasons therefor as set forth in the records of the Commission, to be issued to the applicant, and the Commission may make recommendations to the applicant with respect to appropriateness of design, arrangement, texture, material and similar features. Prior to the issuance of any disapproval, the Commission may notify the applicant of its proposed action accompanied by recommendations of changes in the applicants proposal which, if made, would make the application acceptable to the Commission. If, within fourteen (14) days of the receipt of such notice, the applicant files a written modification of his application in conformity with the recommended changes of the Commission, the Commission shall cause a certificate of appropriateness to be issued to the applicant.

b. Non-Applicability
In the case of a determination by the Commission that an application for a certificate of appropriateness or for a certificate of non-applicability does not involve any exterior architectural features, or involves an exterior architectural feature which is not then subject to review by the Commission in accordance with the provisions of Section III, the Commission shall cause a certificate of non-applicability to be issued to the applicant.

c. Hardship
If the construction or alteration for which an application for a certificate of appropriateness has been filed shall be determined to be inappropriate, or in the event of an application for a certificate of hardship, the Commission shall determine whether, owing to conditions especially affecting the building or structures involved, but not affecting the historic district generally, failure to approve an application will involve a substantial hardship, financial or otherwise, to the applicant and whether such application may be approved without substantial detriment to the public welfare and without substantial derogation from the intent and purposes of this by-law. If the Commission determines that owing to such conditions, failure to approve an application will involve substantial hardship to the applicant and approval thereof may be made without such substantial detriment or derogation, or, in the event of failure to make a determination on an application within sixty (60) days after the filing of the application, the Commission shall cause a certificate of hardship to be issued to the applicant.
4.5 **Filing**
a. The Commission shall file with the Town Clerk and with the Building Inspector a copy or notice of all certificates and determinations of disapproval issued by it. Each certificate issued by the Commission shall be dated and signed by its chairman, or such other person designated by the Commission to sign such certificates on its behalf.

4.6 **Enforcement**
a. No building permit for construction of a building or structure or for alteration of an exterior architectural feature within the historic district and no demolition permit for demolition or removal of a building or structure within the historic district shall be issued by the Town or any department thereof until the certificate required by this section has been issued by the Commission.

b. The Berkshire Superior Court sitting in equity shall have jurisdiction to enforce the provisions of this by-law, and the determinations, rulings and regulations issued pursuant thereto, and may, upon the petition of the Board of Selectmen or of the Commission, restrain by injunction violations thereof; and, without limitation, such Court may order the removal of any building, structure or exterior architectural feature constructed in violation thereof, or the substantial restoration of any building, structure or exterior architectural feature altered or demolished in violation thereof, and may issue such other orders for relief as may be equitable.

4.7 **Penalties**
Whoever violates any of the provisions of this by-law shall be punished by a fine of not less than ten dollars nor more than five hundred dollars. Each day during any portion of which a violation continues to exist shall constitute a separate offense.

5: **APPEALS**

5.1 Any applicant aggrieved by a determination of the Commission may, within twenty (20) days after the filing of the notice of such determination with the Town Clerk, file a written request with the Commission for a review by a person or persons of competence and experience in such matters, designated by the regional planning agency of which the Town is a member. The finding of the person or persons making such review shall be filed with the Town Clerk within forty-five (45) days after the request, and shall be binding on the applicant and the Commission, unless a further appeal is sought in the Superior Court as provided in the following section.

5.2 Any applicant aggrieved by a determination of the Commission, or by the finding of a person or persons making a review may, within twenty (20) days after the filing of such determination with the Town Clerk, appeal to the Berkshire Superior Court sitting in equity. The Court shall hear all pertinent evidence and shall annul the determination of the Commission if it finds the decision of the Commission to be unsupported by the evidence, or to exceed the authority of the Commission, or may remand the case for further action by the Commission or make such other decree as justice and equity may require. The remedy provided by this section shall be exclusive; but the parties shall have all rights of appeal and exception as in other equity cases. Costs shall not be allowed against the Commission unless it shall appear to the Court that the Commission acted with gross negligence, in bad faith or with malice in the matter from which the appeal was taken. Costs shall not be allowed against the party appealing from such determination of the Commission unless it shall appear to the Court that the appellant acted in bad faith or with malice in making the appear to the Court.
BY-LAW AMENDMENTS

6.1 Any by-law creating an historic district may, from time to time, be amended in any manner not inconsistent with the provisions of the Historic Districts Act by a two-thirds vote of a Town meeting, provided that the substance of such amendment has first been submitted to the Historic District Commission having jurisdiction over such district for its recommendation and its recommendation has been received, or sixty (60) days have elapsed without such recommendation.

6.2 No by-law creating an historic district, or changing the boundaries of an historic district, shall become effective until a map or maps setting forth the boundaries of the historic district, or the change in the boundaries thereof, has been filed with the Town Clerk and has been recorded in the Berkshire Middle District Registry of Deeds.

6.3 An historic district may be enlarged or reduced or an additional historic district in the town created in the manner provided for creation of the initial district, except that (a) in the case of the enlargement or reduction of an existing historic district the investigation, report and hearing shall be by the Historic District Commission having jurisdiction over such historic district instead of by a study committee; (b) in the case of creation of an additional historic district the investigation report and hearing shall be by the Historic District Commission of the Town, instead of by a study committee unless the Commission recommends otherwise; and (c) if the district is to be reduced, written notice as above provided of the Commission's hearing on the proposal shall be given to said owners of each property in the district.

6.4 All by-laws creating an historic district adopted by the Town under authority of the Historic Districts Act, amendments thereto, maps and historic districts created thereunder, and annual reports and other publications of commissions, and rosters of membership therein, shall be filed with the Massachusetts Historical Commission.

HISTORIC DISTRICT BY-LAW
Town of Lenox, Massachusetts

Approved by The Attorney-General of The Commonwealth of Massachusetts
November 21, 1975.

Adopted by vote of the Town of Lenox, June 27, 1975
EXCERPTS FROM THE LENOX ZONING BYLAW

Section 2. Definitions

BUILDING: A combination of materials to form a construction that is safe and stable, built according to any applicable building codes, and adapted to permanent or continuous occupancy for assembly, business, education, industrial, institutional, residential or storage purposes; and the term "building" shall be construed as if followed by the words "or portion thereof".

FENCING: Any opaque or semi-opaque fence, wall, sign, or any other fabricated visual barrier or enclosure not more than six feet high.

SIGN: Any letter, word, symbol, drawing, picture, design, device, article or object that advertises, calls attention to or indicates any premises, person or activity, whatever the nature of the material and manner of composition or construction.

Section 7. Signs and Outdoor Lighting

7.1.3 All signs in the Historic District except as provided in Section 7.5.2 must be approved by the Historic District Commission.

7.5.2 There shall be no temporary special promotion signs, banners, streamers or placards erected, suspended, posted or affixed in any manner outdoors or on the exterior of any building in a Business District except by special permission of the Selectmen. Temporary shall mean no more than two weeks.

7.5.3 No sign shall be hung from any other sign.

7.6.1 Sign Lighting. Sign lighting shall be continuous, not intermittent nor flashing, nor changing. Sign illumination is permitted only between the hours of seven o'clock in the morning and eleven o'clock in the evening, except that signs of retail business and consumer service establishments may be illuminated during any hours these establishments are open to the public.

7.6.2 Lighting. In all zoning districts, any private outdoor lighting fixture, whether temporary or permanent, shall be so placed or hooded that the light shall not be noxious or offensive to the neighborhood.

7.10 Signs in Historic District which the Building Inspector determines have met the requirements of the Zoning Bylaw must then be submitted to the Historic District Commission for approval before a permit can be issued by the Building Inspector for the erection of said sign.
This reprinting of the Lenox Historic District Bylaw has exactly the same content and wording as that adopted in 1975.

The Commission has, however, taken the opportunity to enlarge the printing, to number the sections and paragraphs, and to provide a key and map which identifies each property by street number, existing owner, original owner, and year of construction. HD numbers reference each property to data found in the Historic District Survey book at the Town Hall, the Lenox Library, Historical Commission, and the Massachusetts Historical Commission.

1. Definitions:
Refer across page for excerpts from the Lenox Zoning Bylaw and to Section 4.1 of the Historic District Bylaw.

2. Procedures:
Any change within the Historic District as described in Sections 1.2 and 3.3 requires written approval from the Historic District Commission. Changes described in Section 3.4 do not require approval.

3. Applications:
Applications to the Historic District Commission must have been approved, signed and dated by the Building Inspector to assure that the proposed changes meet Zoning Bylaw requirements. Refer to Section 4.2 for filing of applications.

4. Hearings:
If a Public Hearing is required, a description of the process is found in Section 4.3a, b and c. The costs of publication of hearing and mailing of notices shall be paid by the applicant.

5. Permits:
Permits for changes including construction, demolition, signs, etc., are issued by the Building Inspector in accordance with Zoning Bylaws and State Code requirements after approval by the Historic District Commission.

April 1992

Norman G. A. Day, Chairman
Lee Hemmel, Vice Chairman
Nancy D. Marasco, Clerk
Marion R. Hollingsworth
Robert S. S. Whitman
Francis Newton, Alternate
Clifford Ridisill, Alternate
KEY - LENOX HISTORIC DISTRICT PROPERTIES - 1992

West Street

1 D. and S. Forsley, HD 24, Site of Judge Bishop House, 1940

Main Street - northward

6 Lenox Housing for the Elderly, HD 23, Curtis Hotel, 1829, 1910
7 Lenox National Bank, HD 22, Major General John Paterson, 1790
18 Lenox Library, HD 21, Second County Court House, 1815
23 Margaret Downs, HD 20, Silas Eddy House, 1880
35 Lenox Savings Bank
41 M. R. Hollingsworth, HD 18, Andrew Thompson, c. 1836
56 Loeb's Foodtown, E and L, Albert
64 Lilac Park / Servin, HD 87, George Bisacca cannon
65 C. Schulze, HD 17, Oliver Peck, Esq., c. 1835
66 Congregational Church Chapel, HD 16, 1877
72 Village Shopping Center, S. O'Connell
75 Lenox Academy, HD 15, 1803
83 L. Brooke, HD 14, James Robbins, 1807
88 Village Shopping Center, S. O'Connell (U.S. Post Office)
102 R. Weller and W. Williams, HD 13, William Mahanna Block, 1903
104 C. Flint, HD 12, Harriet R. Hicock, 1835
108 Hill's Village Market, HD 11, Julius Parsons, c. 1881
C Triangle Park, HD 85, E. Stebbins watering trough, 1884
114 Mobil Oil Co.
124 Meadow Place, HD 10, Cook, c. 1800
101 B. Sanders
128 Roche Funeral Home, HD 9, 'The Willows', 1884
138 St. Ann's Roman Catholic Church, HD 8, 1911
140 St. Ann's Rectory, HD 7, 1880
141 Garden Gables, M. Mekinda, (H 4, Eliza Williams, c. 1870)
142 J. Biancollo, HD 6, Congregational Church Parsonage, 1895
146 Kripalu Yoga Fellowship, HD 5, Thomas Post House
165 United Church of Christ (Congregational) HD 1, Meeting House, 1805
170 R. Hare, HD 2a, Dana Mahogany Workshop, 1805

Greenwood Street

5 Whistler's Inn, R. Mears, HD 3, Hillside, 1870

Hubbard Street

7 Birchwood, R. Toner, HD 2, Dana 1885, Israel Dewey 1764

Cliffwood Street

9 A. Fine, HD 83, Calvin Burnham, c. 1805
13 A. Autorino, HD 84, Dr. Worthington, 1815
A  Paterson - Egleston Monument, HD 22a, Main Street, 1892

Walker Street - eastward

6  Lenox Town Hall, HD 25, 1901
14  Lenox Central Fire Station, HD 26, 1909
18  G. Dary, HD 27, F. J. Morrier Block, 1909
32  Reinhold Associates, HD 28, T. Post, E. McDonald Builders, 1900
50  The Talbots, HD 29, Leonard Peters, 1917
52  W. Clifford, HD 30, R. Walker, 1837
53  Candlelight, J. Hedgecock, HD 31, F. Bishop #1, 1885
59  A. Regnier, HD 32, F. Bishop #2, 1895
60  New England Telephone Co.
71  The Gateways, V. Perulli, HD 33, 'Orleton', H. T. Proctor, 1910
74  R. Houdek, HD 34, Judge William Walker, c. 1804
85  Lenox Community Center, HD 35, Brotherhood Club, 1923
103  The Gables, F. Newton, HD 36, M. E. Rogers, 1885
108  Trinity Church Parish House, HD 39, 1896
109  D. O'Brien, HD 37, John Struthers, 1895

Kemble Street

D  Directional Monument "from John E. Parsons to the Town"
2  C. Flin, HD 41, F. T. Frelinghuysen, 1881
11  Trinity Episcopal Church, HD 38, 1888
17  Trinity Church Rectory, HD 40, 1892

Housatonic Street

4  Mole & Mole, HD 19, Frank C. Hagyard Pharmacy, 1910
11  Taradale Realty Trust, HD 54, J. Mahanna Block, 1933
12  Baron Realty Trust, HD 55, George C. Haven, 1881
25  C. Schulze, HD 53, Washburn, 1825
31  F. Khoury, HD 52, First County Courthouse, 1791
41  Goldsmith / Rochelo, HD 51, O'Neill House, 1850 - 1875
Church Street – northward

16 Village Inn, Rudisill / Wilson, HD 42, John Whitlock, c. 1771
17 F. Grill, HD 43, J. Lyman 1835, Methodist Parsonage 1889
22 Doherty / Stuart, HD 44, Stanley, c. 1800
25 A. Schuler, HD 45, Methodist Church, 1833
30 C. Brockmyre, HD 46, Mahanna, c. 1856
33 R. Romeo, HD 47, Trinity Episcopal Church, 1816
37 R. Romeo, HD 48, Carriage House, c. 1880
34 A. Barton, HD 49, Mahanna, 1850 - 1875
48 E. Witkowski, Lynn Building, HD 50, Mahanna Hotel, 1908
60 Herrick Block, Bellex Properties, Ltd.
55 L. Cohen, HD 56, P. Nielsen, c. 1930
56 F. Daley, HD 57, M. Mahanna, c. 1888
57 C. Schulze, HD 58, c. 1920
61 C. Schulze
62 P. Crosby, HD 59, B. M. Mahanna, 1874 - 1894
66 P. Crosby
63 Oaks Hunt Group, HD 60, John Stanley, 1860 - 1870
69 Oaks Hunt Group, HD 61, James McDonald, 1863 - 1874
70 C. Hado, HD 62, 1860
76 L. Goldstein, HD 63, J. O'Brien, Jr., c. 1894
77 C. Flint, HD 65, Charles Sedgwick, 1836 - 1862
C. Flint, Blacksmith Shop, HD 65, 65a
80 R. Austin, HD 66, O'Brien, 1850-1875
83 C. Flint, HD 66, Regnier, 1910
87 C. Flint, HD 67, L. Stickles, 1911
90 Church Street Corporation, HD 68, Stanley, c. 1853
91 M. Flynn, HD 69, William Jenne, c. 1880
92 C. Snyder, HD 70, School House #2 Center District, c. 1850
95 B. Evenchik, HD 71, Carriage Barn, c. 1910
96 M. O'Brien, HD 74, Colbert, c. 1850
99 Doherty / Winslow, HD 72, Tillotson House, c. 1910
100 M. O'Brien, HD 75, Colbert, 1855
101 B. McSorley, HD 73, Tillotson House, c. 1835

Franklin Street

7 C. Grigoropoulos, HD 82, Franklin / Washburn House, 1850
8 Carol's Restaurant, HD 80, former Post Office, 1950
15 Antonio's, HD 81, William McCarthy, 1880
17 E. Lerner, HD 79, George Walker, 1840
18 BonnieSue, Inc.
21 C. Ford, HD 77, Crockett House, 1896
12 L. Miller
16 B. Evenchik, HD 78, Tillotson office, 1923
20 R. Kirby
25 M. McDermott, HD 76, Freeman Gates, 1850