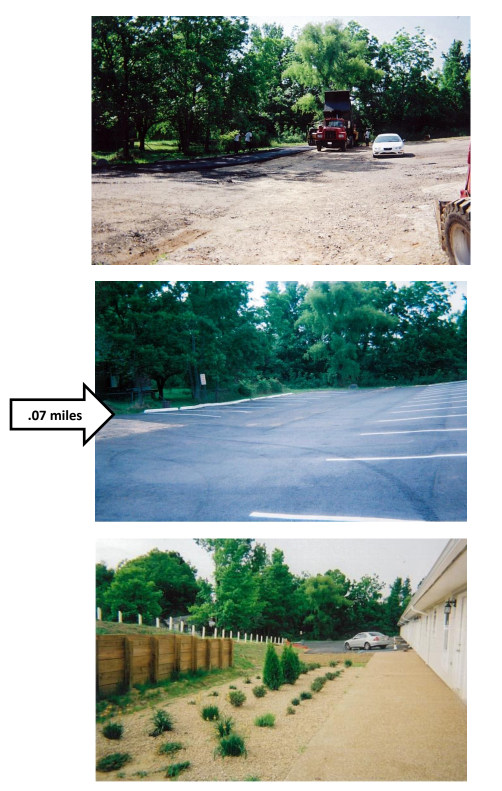
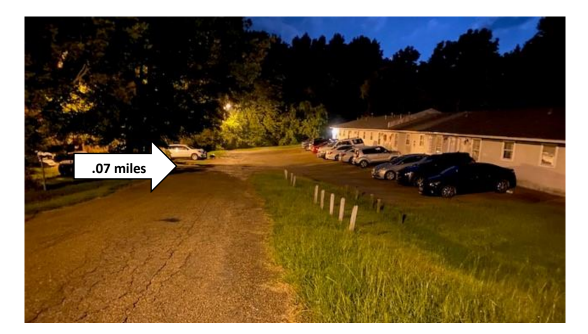
Exhibit C: Historic Smith Apartments: Compare 2006 Renovation and Now

2006: I repaired and resurfaced <u>my</u> parking lot, consistent with our deed and R-4 zoning of 1979, leaving .07 miles of driveway running south from Port Gibson Street and dead-ending into my parking lot.



In 2009, Hinds County destroyed my parking lot, shown above, thereby providing paved surfaces to store the garbage and for additional parking and play area to Ms. Owens. Even if the road inventory was legitimate, and it is not, it does not extend beyond the arrow below to have allowed the installation of a second and third culvert shown.





Owens' new culverts, trash and parking are clearly beyond alleged .07 mile length



Owens' new culverts, trash and parking are clearly beyond alleged .07 mile length





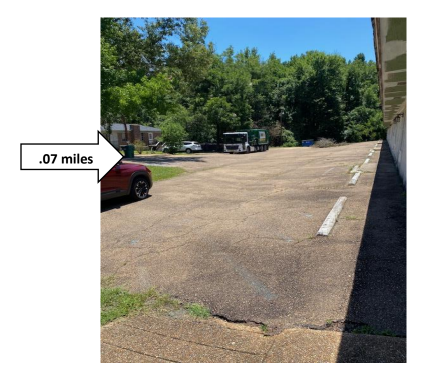
Owens' Unsightly Trash



Children playing basketball and riding scooter beyond alleged .07 miles



Children playing basketball and riding scooter beyond alleged .07 miles



Ms. Owens adjoining neighbor brings trash to driveway on pickup days. Hinds County alleges that the best use of Plaintiff's parking area is solely for Ms. Owens' trash storage and truck pick up.

