

THE TIE THAT BINDS

Some may long for the soothing touch of lavender, cream and mauve. But the tie I wear must possess the glow of a red-hot kitchen stove.

ERIN

Stanley Park is humming these days, cottages are filled and booked in advance. Wm. Cryderman suffered severe bruises and was badly shaken up when he fell backward off a load of hay, when assisting in storing the crop at the farm of James Nevills, last Thursday afternoon.

MILTON

The July meeting of the Drumquin W. I. was held at the home of Mrs. G. Featherstone with fourteen members present and the President in the chair. Arrangements were made regarding the display at the Milton Fair.

OAKVILLE

Preliminary work on Oakville's sewage disposal plant, which has been delayed for some time, started this week. A great many United States tourists have been passing through Oakville during the past few weeks.

By-Law Number 828

A By-law to authorize the expropriation of certain lands for the purpose of extending Wallace Street.

WHEREAS the Corporation of the Village of Acton has purchased twelve (12) acres, more or less, composed of part of the east half of Lot Number Twenty-nine (29) in the Third Concession in the Township of Esquesing, in the County of Halton, from one Ducker for the purpose of erecting wartime houses.

AND WHEREAS it is necessary to extend Wallace Street in the Village of Acton in a Northwesterly direction to provide a street or highway to and from the said twelve (12) acres so purchased.

AND WHEREAS for the aforesaid purposes it is necessary that the lands described in Schedule "A" should be entered upon and expropriated.

THEREFORE the Council of the Corporation of the Village of Acton enacts as follows:

(1) That those certain parcels or tracts of land and premises situate, lying and being in the Village of Acton in the County of Halton, more particularly described in Schedule "A" attached hereto, and the same are hereby expropriated for the purpose of extending Wallace Street, which said lands so expropriated and to be entered upon are hereby declared to be and to constitute part of Wallace Street and a public highway.

(2) That the Reeve of the Corporation of the Village of Acton is hereby authorized on behalf of and in the name of the said Corporation of the Village of Acton to enter upon and take possession of the lands described or intended to be described in Schedule "A" attached hereto.

(3) That in the event of the said Corporation of the Village of Acton being unable to agree with the owner or owners of the said lands or any part thereof upon the compensation to be paid therefor, the same shall be determined and fixed by arbitration and the date of all such awards shall be determined by one and the same arbitration under the provision of the Municipal Act in that behalf.

All by-laws or parts of by-laws not in accordance herewith are hereby repealed.

READ a first time this 14th day of July, 1947.

READ a second time this 14th day of July, 1947.

READ a third time and Passed this Fourteenth day of July, 1947.

Sgd. "F. McCutcheon" Reeve Sgd. "C. F. Leatherland, Clerk "SEAL"

SCHEDULE "A"

Lands expropriated by Village of Acton under By-law Number 828

PARCEL ONE

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Village of Acton, in the County of Halton and Province of Ontario, being composed of part of Block A according to registered Plan Number 185, containing an area of twenty-three one hundredths (23/100) of an acre, more or less, and which said parcel or tract of land and premises may be more particularly described as follows:

COMMENCING at the Easterly angle of said Block A:

THENCE South thirty-seven degrees forty-six minutes West (S. 37 deg. 46' W.) along the southeasterly limit of said Block A, being also along the Northwesterly limit of Wallace Street as laid out by said Plan 185, forty and three tenths feet (40.3) to its intersection with the Southwesterly limit of Wallace Street as shown on said Plan 185;

THENCE North forty-five degrees fourteen minutes West (N. 45 deg. 14' W.) along the production Northwesterly of the said Southwesterly limit of Wallace Street as laid out by said Plan 185, two hundred and fifty and ninety-five one hundredths feet (250.95) to an iron bar planted on the Northwesterly limit of said Block A, the said limit is marked by the existing fence;

THENCE North thirty-eight degrees thirty-nine minutes East (N. 38 deg. 39' E.) along the said last mentioned limit forty and twenty-three one hundredths feet (40.23) to the Northerly angle of said Block A;

THENCE South forty-five degrees fourteen minutes East (S. 45 deg. 14' E.) along the Northwesterly limit of said Block A two hundred and fifty and thirty-three one hundredths feet (250.33) more or less to the place of beginning.

Parcel Two

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Village of Acton, in the County of Halton and Province of Ontario, being composed of part of Lot Number Seventy-four (74) according to Registered Plan Number 227 for said Village, and part of an unnumbered lot or block lying immediately southwest of said Lot Number Seventy-four (74) and immediately northwest of Block Number A, Plan Number 185, and being the Corporation limit as shown on said Plan Number 227; said unnumbered lot or block being formerly known as part of the west half of Lot Number Twenty-eight (28) in the Third Concession formerly in the Township of Esquesing, now in said Village of Acton, containing an area of thirty-three one hundredths (33/100) of an acre more or less and which said parcel or tract of land and premises may be more particularly described as follows:

COMMENCING at the point where the southwesterly limit of said Lot Number Seventy-four (74) intersects the northwesterly limit of Wallace Street as laid out by Registered Plan Number 185 for said Village, said point being also the Easterly angle of Block Number A according to said Plan Number 185;

THENCE North thirty-seven degrees forty-six minutes East (N. 37 deg. 46' E.) along the said northwesterly limit of Wallace Street twenty-six and two tenths (26.2) feet to its intersection with the northwesterly limit of Wallace Street as laid out by said Plan Number 185;

THENCE North forty-five degrees fourteen minutes West (N. 45 deg. 14' W.) along the production Northwesterly of the said Northwesterly limit of Wallace Street one hundred and sixty-eight and thirty-four one hundredths (166.34) feet to an iron bar planted

THENCE on a curve to the right of radius three hundred and eleven and two tenths (311.2) feet to which the immediately preceding course is



BY H. COLES

In the final analysis of the Halton County Intermediate standing, two teams stand out predominantly: in that Oakville were easily the top leaders with a gross tonnage of 11 games sighted, and sunk beneath their potent hickory. And in contrast to the Lakeshore, Georgetown are approximately as deep in the cellar as Oakville are hugging the heights.

Apparently, some controversy has been waged between the four clubs as to which has achieved the right to meet Oakville in the play-offs to nominate a 1947 Halton County champion. The most belligerent of these battling has been between Milton and Acton. In the final standing, Acton ranked second, but by only a tie game which forced the triple A club 1 point ahead of the County Town B's.

It enraged the Milton club to think that Acton was overruling their so-called right to contest the I.C.C. with Oakville just by a meagre point, as they demanded that Georgetown and Acton replay the tie until a winner was declared. They schemed that if Acton lost to the Paper town in this duel, that Milton and Acton should have a series to decide the winner for second place.

Wisely, the executive refrained from putting the Milton plan into effect. Instead, they ruled that Acton and Oakville are to play off in a best of three series to decide the 1947 Halton County Championship, or in other words, sanctioned second place for Acton.

Then, the officials ruled that Milton and Oakville, who are classified as Intermediate "B" will meet in a series to debate which club will enter the O. B.A. Intermediate B play-downs. And that Acton and Georgetown will take a parallel course to decide the Intermediate C entry from Halton in the O.B.A. play-downs.

Thus, Acton fans will have plenty of chances to view the manoeuvres for the H.C.C. and the games for an Intermediate C representative. Personally, we are favoring Acton to win the "C" series against the Paper town and Oakville to capture the "B" title. As far as the Halton champs go, we aren't predicting for both clubs, Acton and Oakville, play top notch baseball when matched. Picking a champ from these clubs would be like trying to distinguish the top of Mount Everest from Cobble Hill. You never ran tall!

Investigators have discovered that people blink twenty-five times a minute, each blink taking up one-fifth of a second. If you are driving a car at the rate of fifty miles an hour, for every ten hours of riding you have driven forty-one and six-tenths miles with your eyes shut.

THENCE North twenty-two degrees fourteen minutes West (N. 22 deg. 14' W.) seventy-one and eight-tenths (71.8) feet to the northwesterly limit of said Lot Number Seventy-four (74);

THENCE South thirty-seven degrees forty-three minutes West (S. 37 deg. 43' W.) along the said last mentioned limit eighty-nine and five-tenths (89.5) feet to the westerly angle of said Lot Number Seventy-four (74), as marked by the existing fence;

THENCE South forty-five degrees fourteen minutes East (S. 45 deg. 14' E.) along the southwesterly limit of said lot, as so marked twenty-nine and four tenths (29.4) feet to the Easterly angle of the west half of Lot Number Twenty-nine (29) in the Third Concession of said Township of Esquesing;

THENCE South twenty-two degrees fourteen minutes East (S. 22 deg. 14' E.) seventy-six and nine-tenths (76.9) feet to an iron bar planted in the northwesterly limit of Block Number A according to said Plan Number 185, as the said limit is marked by the existing line fence;

THENCE North thirty-eight degrees thirty-nine minutes East (N. 38 deg. 39' E.) along the said last mentioned limit forty and twenty-three one hundredths (40.23) feet to the said southwesterly limit of said Lot Number Seventy-four (74);

THENCE South forty-five degrees fourteen minutes East (S. 45 deg. 14' E.) along the southwesterly limit of said Lot Number Seventy-four (74), being also along the northwesterly limit of Block Number A, Plan Number 185, two hundred and fifty and thirty-three one hundredths (250.33) feet more or less to the place of beginning.

THENCE North thirty-eight degrees thirty-nine minutes East (N. 38 deg. 39' E.) along the said last mentioned limit forty and twenty-three one hundredths (40.23) feet to the said southwesterly limit of said Lot Number Seventy-four (74);

THENCE South twenty-two degrees fourteen minutes East (S. 22 deg. 14' E.) seventy-six and nine-tenths (76.9) feet to an iron bar planted in the northwesterly limit of Block Number A according to said Plan Number 185, as the said limit is marked by the existing line fence;

THENCE North thirty-eight degrees thirty-nine minutes East (N. 38 deg. 39' E.) along the said last mentioned limit forty and twenty-three one hundredths (40.23) feet to the said southwesterly limit of said Lot Number Seventy-four (74);

THENCE South forty-five degrees fourteen minutes East (S. 45 deg. 14' E.) along the southwesterly limit of said Lot Number Seventy-four (74), being also along the northwesterly limit of Block Number A, Plan Number 185, two hundred and fifty and thirty-three one hundredths (250.33) feet more or less to the place of beginning.

THENCE North thirty-eight degrees thirty-nine minutes East (N. 38 deg. 39' E.) along the said last mentioned limit forty and twenty-three one hundredths (40.23) feet to the said southwesterly limit of said Lot Number Seventy-four (74);

THENCE South twenty-two degrees fourteen minutes East (S. 22 deg. 14' E.) seventy-six and nine-tenths (76.9) feet to an iron bar planted in the northwesterly limit of Block Number A according to said Plan Number 185, as the said limit is marked by the existing line fence;

THENCE North thirty-eight degrees thirty-nine minutes East (N. 38 deg. 39' E.) along the said last mentioned limit forty and twenty-three one hundredths (40.23) feet to the said southwesterly limit of said Lot Number Seventy-four (74);

THENCE South forty-five degrees fourteen minutes East (S. 45 deg. 14' E.) along the southwesterly limit of said Lot Number Seventy-four (74), being also along the northwesterly limit of Block Number A, Plan Number 185, two hundred and fifty and thirty-three one hundredths (250.33) feet more or less to the place of beginning.

THENCE North thirty-eight degrees thirty-nine minutes East (N. 38 deg. 39' E.) along the said last mentioned limit forty and twenty-three one hundredths (40.23) feet to the said southwesterly limit of said Lot Number Seventy-four (74);

THENCE South twenty-two degrees fourteen minutes East (S. 22 deg. 14' E.) seventy-six and nine-tenths (76.9) feet to an iron bar planted in the northwesterly limit of Block Number A according to said Plan Number 185, as the said limit is marked by the existing line fence;

THENCE North thirty-eight degrees thirty-nine minutes East (N. 38 deg. 39' E.) along the said last mentioned limit forty and twenty-three one hundredths (40.23) feet to the said southwesterly limit of said Lot Number Seventy-four (74);

THENCE South forty-five degrees fourteen minutes East (S. 45 deg. 14' E.) along the southwesterly limit of said Lot Number Seventy-four (74), being also along the northwesterly limit of Block Number A, Plan Number 185, two hundred and fifty and thirty-three one hundredths (250.33) feet more or less to the place of beginning.

THENCE North thirty-eight degrees thirty-nine minutes East (N. 38 deg. 39' E.) along the said last mentioned limit forty and twenty-three one hundredths (40.23) feet to the said southwesterly limit of said Lot Number Seventy-four (74);

THENCE South twenty-two degrees fourteen minutes East (S. 22 deg. 14' E.) seventy-six and nine-tenths (76.9) feet to an iron bar planted in the northwesterly limit of Block Number A according to said Plan Number 185, as the said limit is marked by the existing line fence;

THENCE North thirty-eight degrees thirty-nine minutes East (N. 38 deg. 39' E.) along the said last mentioned limit forty and twenty-three one hundredths (40.23) feet to the said southwesterly limit of said Lot Number Seventy-four (74);

THENCE South forty-five degrees fourteen minutes East (S. 45 deg. 14' E.) along the southwesterly limit of said Lot Number Seventy-four (74), being also along the northwesterly limit of Block Number A, Plan Number 185, two hundred and fifty and thirty-three one hundredths (250.33) feet more or less to the place of beginning.

The Quality Tea "SALADA" ORANGE PEKOE

DANCING STANLEY PARK, ERIN EVERY FRIDAY Modern Aires Orchestra UPWELLS LIMITED

What's coming next in... RADAR HOUSING TELEVISION FARMING

CNE SEE IT AT THE CNE TORONTO AUG. 22-SEP. 6

QUEEN MARY RETURNING TO NORTH ATLANTIC SERVICE

A weekly United Kingdom express liner service from Southampton to New York will be started at the end of July when the Queen Mary, the world's second largest liner, makes her post-war maiden voyage as a passenger ship. This 81,000 ton liner, which served as a troop carrier during the war, is now in the final stages of re-conversion and restoration to luxury passenger standards. Not only is the entire ship being restored to her pre-war beauty, but many new features are being introduced, such as improved amenities for all three classes of passengers, additional public rooms and increased crew accommodation. Two garden lounges have been added on the promenade deck while another new attraction is an air conditioned cocktail bar.

CLARKE'S TAXI You Have Tried the Rest Now Try the Best PHONE 65

Enjoy THE GOOD Dance Music PLAYED Every Saturday Nite ACTON PARK PAVILION ADMISSION 50c

WM. R. BRACKEN REAL ESTATE AND GENERAL INSURANCE Mortgage Loans Arranged Representative of Mutual Life Assurance Co., Ltd.

Excess Profits Tax Act Standard Profits Claims NOTICE Recent amendments to the above Act provide that all standard profits claims must be filed with the Department of National Revenue before 1st September, 1947. All applications are required to be in such form and contain such information as may be prescribed by the Minister and the Minister may reject an application that is not made in such form or that does not contain such information. The prescribed forms (S.P.1) are available at all District Income Tax offices of the Dominion Government. All pertinent information required on the form must be included or attached thereto in schedule form. Tentative or incomplete forms or those filed after 31st August, 1947, will not be accepted. Department of National Revenue Ottawa James J. McCann, M.D. Minister of National Revenue.