Major Atoms are even

The Georgetown Firetighters and McNally Construction Major Atoms are tied at one game apiece in their Tri-county championship round against Oakville.

The Firefighters, who have been a red-hot club recently, came out blazing in the first game of the best of five series and emerged 3-0 vict-

Little Steve Tucker, who handles all the netminding chores for the Firefighters, carned the shutout in the match.

For two periods both teams played tough defensively and neither of them was able to tally.

Mike Hurley, Georgetown's leader throughout most of the campaign, got his club on the scoreboard when he tallied midway through the third period. Defenseman Mark Pries carned the assit on the goal.

Less than two minutes after the Hurley goal Brian Doherty put Georgetown up by two with Chris Stevens and Scott Campbell drawing the assists.

With only 42 seconds showing on the clock Mark Howie finished off the scoring on a play set up by linemate Mark Howie.

LATE GOAL

Georgetown finally had their fire put out in the second game of the series as Oakville, playing at home, were victorious by a 4-2 SCORE.

Howie put Georgetown on the board first when he tallied early in the first period with Hurley earning the as-

It was in the second period that Georgetown lost the game as Oakville scored three consecutive goals.

Although Oakville had the advantage through most of the period Georgetown's Braund tallied from Hurley and Howie with only two seconds remaining in the period to get back within one

Oakville added the last goal of the game with 3:52 remaining and Georgetown could not find the mark again.



Chris Stevens halts the progress of this Oakville forward during play in the Tri-county championship round. The Georgetown Firelighters and McNally Construction Major Atoms won the first game 3-0, but were downed 4-2 in the second.

LIMEHOUSE SOFTBALL

REGISTRATION

April 7, 1979

10:00 am - 12:00

Limehouse Public School

Boys & Girls - Ages; 4 - 19

\$10.00 per player

\$18.00 per family

(Herald photo by Rob Irvine)

Fastball league in Limehouse

A new fastball league will begin play in Limehouse this summer.

The Limehouse Major Fastball League will play its first games on May 27 at the Credit Valley Conservation Area in Limehouse.

Four teams will compete in the first year and there is a good possibility if things go well there will be expansion next year.

Each of the four teams will play 12 games with all the action being on Sundays.

The four teams will be the

Ballinafad Blue Jays, Limehouse Rocks, Petrohaul Oilers from Oakville and Limehouse Rookies.

A spokesman for the league said that enjoyment for the players will be stressed with not so much emphasis on competition.

The teams will play seveninning games. Teams will not be allowed to score more than six runs per inning.

Once the regular season concludes all four teams will compete in the playoffs.

Pickells second

Bill Pickells, of the Northern Karate Club in Norval, finished second at the Ohio State Championships held this past weekend. They were hosted by Youngstown, Ohio.

Pickells finished second to Manuel Tanzango of Ohio in the Black Belt Kata division.

Debbie Danard, of the same club, finished third in the women's brown belt divi-

Both Danard and Pickells will be travelling to Ottawa this weekend to compete in Canadian the Championships.

The Expropriations Act

TO: General Mortgage Corporation of Canada (Address unknown)

NOTICE OF POSSESSION

TAKE NOTICE:

1. That the Regional Municipality of Haiton requires possession on the 14th day of June, 1979 of the lands expropriated from you and defined on the plan of expropriation registered on the 23rd day of February 1979 as No. EX-1 in the Registry Office for the Registry Division of Halton (20).

2. That you or the expropriating authority may, upon such notice as the judge directs, apply to a judge for an adjustment of the date for possession specified in this notice, and the judge, if he considers that under all the circumstances the application should be granted, may order that the date for possession shall be on such earlier or later date as is specified in the order.

DATED at Oakville, this 12th day of March, 1979. This notice first published this 28thday of March,

The Regional Municipality of Halton Expropriating Authority Garfield Brown Regional Clerk

WE SERVICE ALL MAKES OF

24 HR. IN HOME SERVICE

TV'S & STEREOS

459-3194 SAVE

ONOUR CARRY IN SERVICE

& WAIT WHILE WE FIX IT!

BRAMPTON COLOUR & SOUND

13 NELSON ST W.

Mastercharge

453-4455

Chargex

TOWN OF HALTON HILLS RECREATION & PARKS DEPARTMENT

Spring Brochure 1979

Please note the following additions-corrections for the Spring Brochure, distributed March 21, 1979: 1. Additions:

Royal Canadian Legion Branch 120 (Georgetown) Harold Badham 677.9934 Branch 120 877-4413 Ladies Auxillary, Hazel Dumper 877-9438. Royal Canadian Legion Branch 197 (Acton)

John Goy Sr. 853-0106 Branch 197 853-0910

Baseball: Men's Slow Pitch, Cor Oosterhof 877-7979 2. Corrections:

Soccer contact for Georgetown Meteors, Erwin Wittich 877-7312

The Expropriations Act NOTICE OF EXPROPRIATION

TO: General Mortgage Corporation of Canada (Address unknown)

TAKE NOTICE THAT:

1. The lands shown on a plan registered in the Registry Office for the Registry Division of Halton (20) on the 23rd day of February 1979 as No. EX-1 have been expropriated and are now vested in the expropriating authority.

2. The name and address of the expropriating authority for service and further communication is:

The Regional Municipality of Halton 1151 Bronte Road, Box 7000

Oakville, Ontario LOJ OE1

3. Attached hereto is a copy of the relevant portion of the plan of expropriation of your land (or a description thereof).

4. Under the Act you may elect, by notice in writing served upon the expropriating authority within thirty days after the service of this notice upon you, to have the compensation to which you are entitled assessed.

(a) where there has been an inquiry, as of the date the notice of hearing before the inquiry officer was served; (b) as of the date of the registration of the plan; or

(c) as of the date on which you were served with this notice, and, where the election is not made within the prescribed time, you shall be deemed to have elected to have the compensation assessed as of the date of the registration of the

5. For your convenience a copy of a Notice of Election is furnished herewith.

6. Under the Act, the expropriating authority will be notifying you of the amount of compensation it is willing to pay for your Interest in the land.

7. If you are not satisfied with the offer you are entitled to have the compensation negotiated by the board of negotiation established under the Act by applying to the board at:

Suite 225 505 University Avenue Toronto, Ontario M5G1X4

or to have the compensation determined by the Land Compensation Board if agreement with respect to compensation cannot be reached by negotiation.

8. Notwithstanding paragraph 7, you may by agreement with the expropriating authority dispense with the negotiation procedures and refer the matter directly to the Land Compensation Board at: 10 King Street East

to have the compensation determined by arbitration.

9. For your information and convenience, certain provisions of the Act that apply to,

(a) negotiation and arbitration procedures; and

(b) the payment of your legal and appraisal costs,

are set out as follows:

Toronto, Ontario

26. Where the statutory authority and the owner have not agreed upon the compensation payable under the Act and Inthe case of injurious affection, section 22 has been complied with, or, in the case of expropriation, section 25 has been complied with or the time for complying therewith has expired,

(a) the statutory authority or the owner may serve notice of negotiation upon the other of them and upon the board of negotiation stating that it or he, as the case may be, requires the compensation to be negotiated under section 27; or

(b) where the statutory authority and the owner have agreed to dispense with negotiation proceedings, the statutory authority or the owner may serve notice of arbitration upon the other of them and upon the Board to have the compensation determined by arbitration.

33(1) Where the amount to which an owner is entitled upon an expropriation is determined by the Board and the amount awarded by the Board is 85 per cent, or more, of the amount offered by the statutory authority, the Board shall make an order directing the statutory authority to pay the reasonable legal, appraisal and other costs actually incurred by the owner for the purposes of determining the compensation payable.

(2) Where the amount to which an owner is entitled upon an expropriation is determined by the Board and the amount awarded by the Board is less than 85 percent of the amount offered by the statutory authority, the Board may make such order for the payment of costs on a party and party basis as it considers appropriate.

Dated at Oakville, this 12th day of March, 1979.

The Regional Municipality of Halton Expropriating Authority Garfield Brown Regional Clerk

This notice first published this 28th day of March, 1979.