GOLF CLUB NEWS

At a golf meeting held last week, discussions on some minor rule violations revealed the interest and co-operation members entertain towards improving play procedure.

The complete absence of play supervision makes it necessary for a member to use ordinary common sense in course etiquette and interpreting playing rules.

For instance, if the course is fairly busy with a waiting tee, singletons and fivesomes are definitely taboo. No one should hesitate to gain a twosome or threesomes. Golf is a social game where people should mix freely.

Cutting in on number five still is being done. The general attitude toward this violation is that no one should cut in if players are visible on number four fairway.

To lay down and enforce hard, fast rules on our course is undesirable and unnecessary.

There are times when the course is almost deserted. To enforce the above at such times is not only undesirable and unnecessary but would be a manifestation of very poor judgment and a dog-in-the-manger attitude.

A little common sense and consideration for fellow golfers is all that is necessary for the promotion of good fellowship and satisfaction.

Last Saturday saw the arrival of some very fine golfers who took part in an inter-club tournament with the Lakehead. Sandy Middleton, who again this year will be the club's pro, parred on round with a 35.

Sandy has put on a little weight but it doesn't affect his fine golfing. He will be here in two weeks so that anyone desiring lessons should register at the club house.

Sandy will also hold the clinics for which your golf committee has shown grand interest.

A hole-in-one on number 6 was shot by J. Heardy of the Lakehead during Saturday's tournament.

The result of last week's twilight tournaments clearly show the marked development and improvement among the best golfers with five scores under 40. The two ball mixed was won by Julie Rattray and Kit Thomas with a fine 42, another indication of improved golf.

The ladies club appears to be very busy with tournaments and they love it.

The inclement cold weather is holding back the new greens and for a while fear of seed rotting was Continued page 10



DEPARTMENT OF HIGHWAYS ONTARIO

The Expropriations Act, 1968-69

NOTICE OF APPLICATION FOR APPROVAL TO EXPROPRIATE LAND

IN THE MATTER of an application by the Minister of Highways for approval to expropriate lands in Township 84, Municipality of the Township of Schreiber.

FOR THE PURPOSE of acquiring sufficient land to re-align and widen Highway I7TC to a width of 75 feet from the centre line of construction.

NOTICE IS HEREBY GIVEN that application has been made for approval to expropriate the land described in the schedule hereto.

Any owner of lands in respect of which notice is given who desires an inquiry into whether the taking of such land is fair, sound and reasonably necessary in the achievement of the objectives of the expropriating authority shall so notify the approving authority in writing,

(a) in the case of a registered owner, served personally or by registered mail within thirty days after he is served with the notice, or, when he is served by publication, within thirty days after the first publication of the notice;

(b) in the case of an owner who is not a registered owner, within thirty days after the first publication of the notice.

THE APPROVING AUTHORITY IS

Minister of Highways, Ontario Minister of Highways, Ontario Parliament Buildings, Toronto 5, Ontario.

H.F. Gilbert, Superintendent of Properties.

- I. The Expropriations Act 1968-69 provides that,
- (a) where an inquiry is requested, it shall be conducted by an inquiry officer appointed by the Minister of Justice and Attorney General;
- (b) the inquiry officer,
- (i) shall give every party to the inquiry an opportunity to present evidence and argument and to examine and cross-examine witnesses, either personally or by his counsel or agent, and
- (11) may recommend to the approving authority that a party to the inquiry be paid a fixed amount for his costs of the inquiry not to exceed \$200 and the approving authority may in its discretion order the expropriating authority to pay such costs forthwith
- 2. "owner" and "registed owner" are defined in the Act as fallows:

"owner" includes a mortgagee, tenant, execution creditor, a person entitled to a limited estate or interest in land, a committee of the estate of a mentally incompetent person or of a person incapable of managing his affairs, and a guardian executor, administrator or trustee in whom land is vested; "Registered owner" means an owner of land whose interest in the land is defined and whose name is specified in an instrument in the proper registry, land titles or sheriff's office, and includes a person shown as a tenant of land on the last revised assessment roll:

3. The expropriating authority, each owner who notifies the approving authority that he desires a hearing in respect of the lands intended to be expropriated and any owner added as a party by the inquiry officer are parties to the inquiry.

SCHEDULE

I. A limited interest in the nature of Surface Rights Only in lands described as follows:

Contined page 9