

DEERFIELD NEWS ITEMS

Mrs. Thomas Merriman was the guest of her daughter, Mrs. Maude Elliott, of Paw Paw, Ill., last week.

A number of young people of Deerfield were entertained at a Halloween party Saturday evening at the home of Mr. Edward Therrien of Highland Park.

The grammar school reopened on Wednesday after a vacation of three and one-half weeks. At the present date there are no more cases of influenza reported in Deerfield.

Mr. and Mrs. W. A. Whiting of Irving Park were the guests of Mr. and Mrs. Lincoln Pettis Sunday.

Mrs. Kate Nolan of Chicago is visiting her sister, Mrs. Ellen Knickerbocker.

Rev. and Mrs. C. K. Osborn of River Forest were the guests of Mr. and Mrs. George Stanger.

Mr. and Mrs. Ruttle of Chicago were guests at the Carolan home Saturday.

The Lake County Sunday School Convention will be held in Waukegan at the M. E. church, Thursday and Friday, Nov. 7th and 8th. An excellent program has been prepared. Mrs. F. D. Everett of Highland Park will speak Friday morning on "Spiritual Results of the Graded Lessons."

Mrs. Klopbrode of Chicago was the week end guest of Mrs. August Winter.

Adolph Bennett of submarine chaser No. 217, the boy who was rescued from the Eastland and Carpathia, is now in a naval hospital in New London, Conn.

Ernest Orsborn, a former resident of Deerfield, is attending the McMaster University in Toronto. He has been in service with the Canadians for a year, but has received an honorable discharge on account of weak eyes.

Mr. and Mrs. Ed Knaak and family of Downers Grove were the week end guests at the Knaak home.

Miss Mary Tessman of Chicago was the week end guest of Miss Mary Sellg.

Ralph Horenberger, Ewald Winter, Warren Pettis, Oscar Schwab, Jens Peterson, Leslie Stryker and Vincent Dawson were called for examination Friday and were found physically fit and put in Class I—A.

Mrs. Harriett Perry of Chicago was the guest of her son, Mr. Peter Perry, last week.

Mrs. Sadie Curtis was the guest of Mrs. William Baxter of Chicago a few days last week.

Mr. W. B. Carr left Monday evening for a trip to Seattle, Wash., to remain about a week or ten days.

Mr. Otto Knaak, a C. P. O. in the Aviation branch at Great Lakes Naval Training Station, has been sent to the Columbia University in New York to take a special course as an advanced mechanic.

Mrs. R. M. Lord and Mrs. Rosen of Ravenswood were the guests of Mrs. C. W. Pettis Friday.

Deerfield has received a Liberty Loan honor flag for going "over the top" in the Liberty Loan drive and it is now on display in the postoffice. The flag will be hung with the Service and American flags.

The knitting club was entertained by Miss Ruth Kress at her home on Tuesday evening.

There will be a moving picture show in the school assembly hall on Friday evening, November 1st.

Mr. and Mrs. William Mason Reay and family of Deerfield have taken the residence of Kennett Cowan in Highland Park and will move in about November 1st. As a member of the town and as village president Mr. Reay has done much to improve the community. He used every effort to enable Deerfield to have a water supply system and generously assisted in the financing of it. He has been an able member of the D.S. H. S. board, representing Deerfield. Mrs. Reay has taken an active interest in the work of the Council of National Defense, and has been chairman of the Deerfield Red Cross auxiliary. The Reay family moved to Deerfield from Kenilworth eight years ago. The community keenly regrets the departing of the Reay family.

Miss Winnifred Supple of Springfield, Ill., was the guest at the Supple Farm.

Mr. Richard Supple left Monday to do government work at Norfolk, Va.

A PROCLAMATION By the Governor of Illinois

In times of peace, our losses by fire have been excessive through lack of proper precaution. The hazard by fire is increased because of the war. This is due to the speeding up of industry, and the possible presence of enemy incendiaries. It thus becomes necessary to exercise extraordinary care to prevent loss of property and life, by fire.

Therefore I hereby proclaim that Saturday, the

Second Day of November, 1918,

be known as

Fire and Accident Prevention Day, urging that on this day especial attention be invited to the need for watchfulness and care that our people may cooperate in the effort to prevent fires and accidents so wasteful of life and property. On this day it is desirable:

That the attention of our people be directed to the need and care and of refraining from exposure to unnecessary risks which may cause injury and death.

That in public and private places there be a cleaning and disposal of waste and rubbish in order that the hazard of fire may be reduced and health promoted.

That heating apparatus, chimneys, electric wiring and ventilating devices be inspected and repaired that they may be safely operated during the coming winter.

That all places where large numbers of people congregate—hotels, factories, theatres, churches and all public and private places—be adequately examined and safeguarded that the lives of occupants may be protected.

That watchmen be engaged where there is danger of incendiarism on the part of the enemy; that fire drills be held and thereafter continued with frequency in schools, factories and public buildings and every effort be made to acquaint occupants with the best and safest means of exit in times of danger.

That general educational exercises be held that our people may be impressed with the necessity for this important work of conservation and local legislative bodies give exacting attention to the need of buildings regulations, fire prevention ordinances and the importance of ample protection against fire.

And it is especially desirable that the press lend its support and give all possible publicity to the purposes for which the day is named.

Given under my hand and the Great Seal at the Capitol in Springfield, this twenty-ninth day of August, in the year of our Lord One Thousand Nine Hundred and Eighteen, and the Independence of the United States the One Hundred and Forty-third.

FRANK O. LOWDEN,

By the Governor:

Louis L. Emmerson,

Secretary of State.

HIGHLAND PARK RED CROSS

The hospital garment department of the Red Cross will open for sewing Monday, November fourth, at nine o'clock, a partial quota having been received.

Relatives and friends of the boys overseas desirous of sending their Christmas box through the Red Cross must send the package in a Red Cross carton which will be supplied at the Red Cross workrooms at the Presbyterian church.

The following information comes from headquarters where suburban inspectors have received their instructions:

"In an effort to meet the eager desires of the families of the men in service abroad, the War Department has decided that each man may receive from his family a Christmas package of standard size, and approximately standard articles. To this end, an arrangement has been completed between the War Department, Postoffice Department and the American Red Cross, whereby the latter has undertaken to cooperate in the preparation and mailing of these Christmas parcels.

Regulations

(1) To insure avoidance of duplication and erroneous addresses, Army authorities, under General Pershing, are issuing a Christmas Parcel label to each man. This measure is required by shipping space regulations. The Red Cross cannot receive a package without a coupon from the soldier to whom the package is addressed.

(2) The man will be instructed to mail this label to home relatives, or friends, who, upon receiving it, will present it to the nearest Red Cross Headquarters or such other place as may be designated by the Red Cross. They may secure one carton three inches by four inches by nine inches in size.

(3) The person receiving a carton may fill it with any combination of articles, which will fit it and which are not barred by the post office department. (See list of unmailable articles). When completely packed and ready for mailing the weight of the carton must not exceed three pounds. The Red Cross is required to remove any notes or messages found among the contents.

(4) The person sending the parcel shall then in the presence of the Red Cross representative affix stamps sufficient to carry the parcel to Hoboken, N. J. The postage

charges for Christmas packages shall be at the rate of fourth class or parcel post zone rate.

(5) Parcels ready for mailing shall remain in the custody of the Red Cross until delivered by its representatives to the Post Office authorities.

(6) No Christmas parcels can be mailed later than November 15th, 1918.

(7) The contents of parcels must be firmly packed but there should be no bulge in the container.

(8) Weigh the filled carton unwrapped. It must not weigh more than two pounds fifteen ounces.

Articles Prohibited in the Mails

The following is a list of the principal classes of articles which are unmailable, whether sent sealed or unsealed:

(1) All spirituous, vinous, malted or other intoxicating liquors.

(2) All kinds of poison and all articles and compositions containing poisons.

(3) Explosives of all kinds.

(4) Inflammable materials, including friction matches.

(5) Infernal machines and mechanical, chemical or other devices or compositions which may ignite or explode.

Note: Under this classification would come cigarette lighters.

(6) Liquids or liquidifiable articles, fragile articles and other admissible matter when not packed in accordance with the requirements of the Postal Laws and Regulations.

(7) All other articles which may kill, harm, or in any wise hurt, harm or injure another or damage or deface or otherwise injure the mails or other property.

Bear these Facts in Mind When Packing Your Christmas Parcels

Nothing should be packed in a Christmas parcel which will not keep fresh from the time of packing until Christmas.

Dried fruits or other food product should be packed in small tin or wooden boxes; one quarter to one half pound in size.

Hard candy, including chocolate, would probably be safe in tin foil or heavy cardboard, but no soft chocolate or anything that could possibly be crushed should be used, as the remaining contents of the packages might be spoiled thereby.

Several dainties packed in oblong boxes holding each a quarter of a pound will provide a better variety for a packet than a larger quantity of a single confection.

No liquids or articles packed in glass should be placed in the package.

For wrapping the gifts, use a khaki-colored handkerchief, twenty-seven inches square.

AN ORDINANCE PROVIDING FOR THE REGULATION AND LICENSING OF RESTAURANTS.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HIGHLAND PARK:

SECTION 1:—(License Required-fee) No person, firm or corporation shall exercise within the city of Highland Park the business of keeping a restaurant without first procuring a license as hereinafter required and paying therefor a fee of fifteen dollars per annum.

SECTION 2:—(Application, bond) The mayor of the city of Highland Park shall from time to time issue licenses authorizing the keeping of restaurants within the said city, in the manner following, and not otherwise:

Any person, firm or corporation desiring a license to keep a restaurant shall make written application for that purpose to the Commissioner of Public Health and Safety, in which shall be described the premises wherein such restaurant is proposed to be kept, and their location. Said application shall be accompanied by evidence that the applicant, if an individual, all members of a firm, if a co-partnership, and the person or persons in charge of the business, if a corporation, is or are persons of good character and reputation, and also that the premises where such restaurant is proposed to be kept are proper and suitable for that purpose from a hygienic and sanitary standpoint.

The Commissioner of Public Health and Safety shall thereupon submit to the Mayor the said application, with the evidence aforesaid, with his opinion as to the propriety of granting such license, and if the Mayor shall be satisfied that the persons before mentioned are of good character and reputation, and are suitable persons to be authorized to keep a restaurant, and that the premises where it is proposed to keep, said restaurant are proper and suitable for the purpose from a hygienic and sanitary standpoint, he shall issue or cause to be issued a license in accordance with such application, upon such applicant's filing a bond payable to the city of Highland Park in the penal sum of fifty hundred dollars, with surety approved by the Mayor, conditioned that the licensed person, firm or corporation shall

faithfully observe and obey all the laws of the State of Illinois, the provisions of this article and all ordinances of the City of Highland Park now in force or which may hereafter be adopted relative to the keeping of restaurants.

SECTION 3:—(License-fee) Every such applicant, on compliance with the aforesaid requirements and payment in advance to the city collector at the rate of fifteen dollars per annum, shall receive a license, under the corporate seal, signed by the Mayor and attested by the City Clerk, which shall authorize the person, firm or corporation therein named to keep a restaurant at the place designated in the license. Such license may be issued for the unexpired portion of a year, upon payment in advance at the rate of fifteen dollars per year and upon proof furnished by the Commissioner of Public Health and Safety to the city collector that the applicant was not liable for license fee and kept no restaurant without a license prior to the date fixed in his application; but no such license shall in any case extend beyond the thirtieth day of April next following the date of the issuance thereof.

SECTION 4:—(Posting of license) Every person, firm or corporation licensed to keep a restaurant shall immediately post the said license or cause it to be posted, and at all times keep it posted in a conspicuous place within the premises where such restaurant is thereby authorized to be kept. Any person who shall violate the provisions of this section, or who, not being properly licensed, shall cause or permit any paper or document purporting to be a license to be or remain posted as aforesaid, shall on conviction be fined not less than ten dollars nor more than one hundred dollars for each offense.

SECTION 5:—(Regulations) It shall be the duty of every keeper of a restaurant to at all times keep the premises wherein such restaurant is located, clean and in a proper hygienic and sanitary condition; all utensils, appliances, vessels, receptacles, refrigerators, pantries, rooms, and any other place or thing whatsoever, which is or are used for the purpose of storage, preparation, cooking or serving of foods, must at all times be kept in a clean, wholesome and sanitary condition; no decayed, decaying, unwholesome or impure food of any kind whatsoever shall be kept, sold, offered for sale or served in any such restaurant.

Every person who shall violate any of the provisions of this section shall on conviction thereof be fined not less than twenty-five dollars nor more than two hundred dollars for each offense.

SECTION 6:—(Inspection-samples) It shall be the duty of the Commissioner of Public Health and Safety, and he is hereby authorized and empowered, from time to time to inspect and examine all premises wherein restaurants are conducted, for the purpose of ascertaining whether this article and all ordinances of the City of Highland Park and the laws of the State of Illinois, relative to the keeping of restaurants, are being complied with at such place; and he shall be his duty to cause all such ordinances and laws to be strictly enforced. It shall be the duty of every keeper of a restaurant to permit such inspections to be made, and, when required, to furnish samples of any food kept, sold, offered for sale or served in such restaurant, which samples shall be examined or analyzed by or under the direction of said Commissioner of Public Health and Safety, and a record of each such examination or analysis shall be made and kept on file in his office.

SECTION 7:—(Revocation) Any license so granted may be revoked by the Mayor, by notice in writing, whenever it shall appear to his satisfaction that the person so licensed shall have violated the provisions of any of the laws of the State of Illinois, or of this or any other ordinance of the City of Highland Park relative to the keeping of restaurants, or any condition of the bond aforesaid.

SECTION 8:—(Penalty) Any person, firm or corporation who shall hereafter keep a restaurant at any place within the city of Highland Park without having first procured a license as hereinbefore provided, shall be fined not less than twenty-five dollars nor more than two hundred dollars, and a further sum of twenty-five dollars for each and every day such person, firm or corporation shall persist in such violation after conviction for the first offense.

SECTION 9:— This ordinance shall be in force and effect from and after its passage, approval and publication.

SAMUEL M. HASTINGS,

Mayor.

ATTEST: E. A. Warren, City Clerk.

Passed October 25th, 1918.

Approved October 28th, 1918.

Phones Office 597 Residence 490 H. W. Huber Electric Co. Electrical Contractors Purdy Building

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