

real privilege to belong to the Young Women's Christian association. Lastly I charge you as a member of this association to carry on this splendid organization and each one of you in whatever capacity you may be serving, to give of your best and look to Him for guidance to whom all the praise will go.

### Lake County Farmers Accept Milk Cut But Do So Under Protest

With approximately the entire 1,000 membership, the Lake County Pure Milk association convened in the opera house at Grayslake last Friday and decided to accept the cut in prices but at the same time voted to voice a protest against the reduction.

Removal of Dr. Clyde L. King of Philadelphia, who has been arbitrating the price paid by dealers by the Chicago association, was asked in an almost unanimous vote.

A price cut from \$2.67 per hundred pounds to \$2.32 was ordered by the Chicago dealers Jan. 1. The cut was ordered to compensate for the surpluse of basic milk, the association states. Prices on milk were lowered one cent per quart by Chicago dealers.

### Welch Is President of County Democratic Club

James G. Welch, former state's attorney, was last week unanimously chosen president of the newly organized Democratic club of Lake county at a meeting in Waukegan.

The other officers were Judge C. N. Goodwin of Lake Forest, first vice president; Edward White of Fox lake, second vice president; Joseph P. Daly of Waukegan, third vice president; Dr. Joseph F. Miecznski of North Chicago, fourth vice president; Joseph Jadrich of North Chicago, recording secretary; Peter W. Petersen of Waukegan, financial secretary; Dr. M. Aronstam of Waukegan, treasurer, and L. Weir of Waukegan, sergeant at arms.

Frank R. Green of North Chicago was chosen chairman of the entertainment committee which is composed of Edward F. Bidinger, A. B. Degen, Paul Kohout, B. Andrews, Charles Celinick and Philip Miskowski.

### Lyons Sponsors Law Against Hitch-Hiking

Hitch-hiking on high roads and by-roads of Illinois will be a thing of the past if the efforts of Representative Richard J. Lyons of the Eighth district, of Mundelein, bear fruit at the 57th General Assembly.

Representative Lyons is interested in a bill to ban hitch hiking, and cites that a similar bill in Maine has been very beneficial although not a single prosecution has come under it.

Representative Lyons' bill would prohibit any person to "endeavor by words, gestures or otherwise, to beg or secure transportation in any motor vehicle not engaged in carrying passengers for hire, unless said persons know the driver thereof or a passenger therein." The bill would allow exceptions in cases of sickness or emergency.

### Y. W. C. A.

The decision of Federal Judge William Clark of Newark, N. J., that the adoption of the Eighteenth Amendment is invalid is interesting but in our opinion the Supreme court of the United States has already passed upon the validity of the 18th amendment.

Immediately following the ratification of the 18th amendment the United States Brewers association employed Elihu Root to argue the unconstitutionality of the 18th amendment in the Supreme court on the grounds somewhat similar to those argued in the case before Judge Clark. In his closing argument Mr. Root said:

"If your honor shall find a way to uphold the validity of this amendment, the government of the United States, as we have known it, will have ceased to exist. Your honors will have found a legislative authority hitherto unknown to the Constitution and untrammelled by any of its limitations. Your honors will have decided that two-thirds of a quorum in each House of the Congress, with the support of a majority of a quorum in each House of the legislatures of three-fourths of the states, may enact any law relating to the life, the liberty or the property of the citizens, to the form and fabric of this government, or to the bill of rights itself, without recourse and without appeal. In that case, your honors, John Marshall need never have sat upon your bench."

Regardless of the threat, the Supreme court decided unanimously that the 18th amendment is constitutional.

We believe that Judge Clark's ruling is more oratorical than legal. And we believe that the Supreme court of the United States will again uphold the 18th amendment.

If we are wrong, we will start all over again to put the liquor traffic out of business, because when the world is rid of that evil it will have rid itself of a large share of sorrow, misery and sin.

In the meantime we ask the wets once more what they are going to do. If prohibition is held unconstitutional what is their plan by which they promise Utopia through the establishment of the legalized liquor business?

We have been told at each step we have taken from pledge singing, education, state regulation, local regulation, local option, state prohibition and national prohibition that we were wrong. Now the wets claim prohibition is out of the constitution and our challenge to them is:

"What do you propose to do to justify your claim of crusading and reform?"

### Woman Candidate for Supervisor; First Time

For the first time in county history a woman will be a candidate for supervisor it was learned this week when the report was verified that Mrs. Jeanette Aiken, of Winthrop Harbor, would enter the race for that office in the redistricted town of Benton.

Mrs. Aiken, it is understood, will be opposed by William Pockington, owner of a garage near Beach, and Earl Hanks, of Winthrop Harbor.

### Waukegan Milk Dealers to Continue Same Price

Rather than further complicate the already tangled financial condition of farmers in the vicinity of Waukegan, producers and distributors of Waukegan's milk supply voted last week to continue the sale of milk at 13 cents per quart and 8 cents per pint, the same price paid for milk delivered in Chicago, but the local market will pay the farmer milk-producer 50 cents more on 100 pounds than is paid in Chicago.

The price to the farmer for milk delivered in Waukegan is \$2.82 while in Chicago the price is \$2.32. One of the differences in price is that the milk sold on the Waukegan market is delivered to the milk plants by the farmers while the Chicago market collects the milk along the route in tank trucks.

Because they voted to retain the present price to the consumers, the local milk dealers have offered a small percentage of the amount paid to the farmer for an advertising campaign designed to increase the milk consumption in Waukegan and North Chicago.

### Judge Dady Indicates Divorce Is Less Easy

Material evidence, based on something more than innuendo, will be demanded by Circuit Judge Ralph J. Dady if those with marital difficulties wish a divorce before him, it was indicated today.

The judge in the past two weeks has denied at least four divorces in which he thought the evidence was not sufficient for a decree.

Lake county has the reputation of being a marriage mill, but it will not be a divorce factory, if the judge has his way.

While the divorce rate is fairly high, most of the publicity results from divorces obtained by wealthy Chicagoans who maintain part-time residence in the county.

### New Trier Cage Team Defeats Deerfield High in Game Friday at H. P.

With Klunder and Church going on a scoring rampage, the New Trier High school basketball team defeated Deerfield-Shields last Friday night at Highland Park by a score of 33 to 13 in a heavyweight fracas.

Klunder found the hoop for four baskets and an equal number of free tosses while Church netted three ringers and a pair of charity set-ups.

Segart, right forward, and Maiman, right guard, were the Deerfield aces. The former made six points and the latter four.

The winners caged 12 baskets and nine free tosses and the losers made five ringers and three gratis heavies.

The lineups:

New Trier (33)	Deerfield (13)
Church, rf 3 2 1	Segart, rf 2 2 3
Finlayson, lf 2 1 0	Kaumanns, lf 0 1 0
Klunder, c 4 4 2	Roudolph, c 0 0 4
Stults, rg 1 0 2	Russell, rg 0 0 4
R. Gordon, lg 0 1 1	Maiman, lg 2 0 4
S. Gordon, g 1 1 0	Cooke, lf 1 0 0
Wolf 1 0 1	
12 9 6	5 3 15

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