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GREENLEAF 2100

MAIN STREET AT ELMWOOD AVENUE

Mr. and Mrs. Frank A. Windes, 873 Suburban League Spruce street, are giving an informal tea this afternoon from 2 until 6 o'clock in honor of their son and daughter-in-law, Mr. and Mrs. Guildford R. Windes.

WITHOUT

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Gets Too large So it Goes Bust

Action taken recently toward disbanding the Suburban High School league came as a result of a generally accepted opinion among the members that the league had outgrown itself and had become so large as to make it almost impossible to handle its activities, according to Frederick E. Clerk, superintendent of New Trier High school. The decision will not affect in

At the meeting, which was called by paroles. President Dey of the league, no other Mr. Clabaugh determined to watch action was taken. It was, however, and he did. By watching he found andecided to hold another meeting some- other "hole in the fence." He discovtime in the near future at which time ered a method by which the parole definite plans will be presented toward system can be used to defeat law. In the forming of two leagues; a north short, Mr. Bernstein, burglar, faced division to take in Evanston, Deerfield, this: Waukeegan and New Trier; the other, a western league to take in Oak Park and others as yet undecided.

Isabel Molter to Sing in Boston Sunday, Jan. 9

Isabel Richardson Molter of Wilmette will be soloist with the People's Symphony orchestra in Boston, Sunday afternoon, January 9. Her Jordan hall recital is on January 13.

She will appear in joint recital with Gilbert Ross at Cheshire, Conn., January 14. On February 10 Mrs. Molter will give a benefit recital for the Mac-Dowell Endowment fund under the auspices of Delta Omicron sorority of Northwestern university. This will be given in the Woman's club of Evanston. In March she will make a recital tour of the south.

Mrs. Molter is always accompanied at the piano by Harold Molter, the soprano's gifted and sympathetic husband. The unity which these artists have and project into their work makes it always an inspiration to the listener, the critics declare.

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CLABAUGH'S PAROLE BOARD SHOWS "TEETH"

Case of Hyman Bernstein, Inveterate Burglar Is Set Forth As Evidence

Up from the underworld which forever chatters of its dark successes came the boast a few days ago that Hyman Bernstein, whose profession any way this year's activities, as it will has long been night-time burglary, had not become effective until next season, his lastest case securely "fixed." As nor does it in any way represent an the boast re-echoed it finally reached outgrowth of ill-feeling on the part of the ears of Hinton G. Clabaugh, of any of the members, he stated further. Winnetka, state supervisor of prison

1. If he went to trial and was convicted, as seemed likely inasmuch as he was caught "cold" and the goods recovered, he would get a sentence of from five to twenty years.

2. If he could be returned to Pontiac, as a parole violator, he would get nine months. Then, as usual, other charges probably would be forgotten.

Mr. Clabaugh watched and found that on October 30 the boast out of the undeworld was made good. The burglary case against Mr. Bernstein, burglar, was stricken off in Judge Philip L. Sullivan's court. No one was there to prosecute except the arresting policeman. And policemen sometimes have small standing in the courts, as compared with burglars.

Nor did it take long to discover seven other burglary cases in Mr. Bernstein's record that had been stricken off in a period of less than six years.

So far Mr. Bernstein, burglar, had everything working as per plan. Finally, the other day, he arrived in Pontiac to do the nine months that were to save him from a minimum of five and a maximum of twenty years. But to his consternation Mr. Clabaugh, who had been informed of the scheme, told him that he wasn't wanted and must stand trial for the burglary. Furthermore he notified Robert E. Crowe, State's attorney of Cook county, telling him of the "fast one" that Mr. Bernstein, burglar, had put over. Mr. Crowe agreed at once to reinstate the case and prosecute and a new warrant was promptly issued.

And this is the story of one case that didn't stay fixed.



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