

SILVER JUBILEE TO BE EVENT LONG REMEMBERED



St. Lawrence Church at Corner of Third and Sherman.

The celebration of the silver jubilee of St. Lawrence's Catholic parish will take place tomorrow morning at the church, Third and Sherman streets. Archbishop Alexander Christie of Portland, assisted by the pastor of St. Lawrence, Rev. G. C. Hughes, and the clergy of the city will sing the solemn pontifical mass.

Rev. George F. Thompson, of St. Mary's cathedral will preach the jubilee sermon. This gifted priest is recognized as one of the most eloquent orators of the pulpit in the west.



Archbishop Christie, Who Will Pontificate at Tomorrow's Services.

The music for the mass will be under the supervision of Mrs. Walter Reed, who will be aided by the leading singers and instrumentalists of the city.

The first was Rev. E. Oren, the archbishop in Portland, the corner stone of the present church having been laid in 1833 by Rev. C. J. Seghers, second archbishop of Oregon. During the past 25 years the church has had only two pastors.

St. Lawrence's parish is the third oldest in Portland, the corner stone of the archdiocese of Victoria, B. C. The second one is the present rector, Rev. G. C. Hughes, who has held the pulpit of St. Lawrence's since 1900.



Archbishop Oren, First Pastor of the Church. Hughes, who has held the pulpit of St. Lawrence's since 1900. The parish besides having a handsome church, has also a parochial school, a pastorage residence and a convent. The school was established in 1893 and is in charge of the Sisters of the Immaculate Heart of Mary, of Scranton, Pa.

ing memories of the past will be conjured up by the reading of a copy of the inscription on the corner stone, which is as follows:

Arthur Was President. "On the 16th day of September in the year of our Lord, 1833, Most Rev. Charles J. Seghers, second archbishop of Oregon City, solemnly laid and blessed the corner stone of this church, erected to the supreme and most merciful God and dedicated to the honor of St. Lawrence, deacon and martyr. Pope Leo XIII holding at this time gloriously and providentially the keys of St. Peter, Chester A. Arthur being president of the United States, Z. F. Moody governor of Oregon and J. A. Chapman mayor of the city of Portland."

The jubilee services will begin promptly at 10:30 o'clock tomorrow. Vesper services in the evening at 7:30 will be conducted by Monsignor Rauw. Following is the musical program: "Ecce Sacerdos Magnus".....Gregorian "Kyrie".....Gounod "Gloria in Excelsis".....Gounod "Credo in Unum Deum".....Gounod "Offertory".....Rossini "Sanctus".....Gounod "Benedictus".....Gounod "Agnus Dei".....Gounod

Members of the choir: The Misses Barrett, Kurth, Twiss, Whitaker, Lahala, Barnickel, Irene Barlar, Dunn, M. Barbar, Irene Flynn, Mesdames W. J.



Rev. J. C. Hughes, Present Pastor of St. Lawrence Church.

Smith and M. Beauchamp, Messrs. Montag, Glapell, Killen, Malley, Bannan, Flynn, Sauval, Fleming, Cain, Woltering,alker, Neeson, Atkinson, Kasper and A. Sauval.

MAYOR'S STAB.

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recommended that the Pacific Bridge company be allowed an extension of 150 days, the committee recommended that M. J. Conley, who has just completed his first contract for the city and is not familiar with the procedure be fined \$40, and J. P. O'Neil be fined \$40. Mayor Lane declared that such action was not right inasmuch as both these men had finished their work and performed it in first class manner.

Mayor Lane said that he could not see why the one company should be allowed all the time it asked for without being penalized while the smaller contractors should be subjected to fines. Conley was present and was given the courtesy of the floor after the committee's report recommending that he be fined was referred back to the committee for further consideration. While he was explaining his position and stating that he was not familiar with the procedure, Sabin asked him if he wanted his money less the fine of \$40. Conley said no and started in to reply when Sabin ordered him to sit down, stating that he did not care to hear anything further from him.

George Simons, manager of the Pacific Bridge company, was presented and was allowed to speak and narrated at length the difficulties which had beset the Pacific Bridge company in its work and in-charge of the Sisters of the Immaculate Heart of Mary, of Scranton, Pa. During the ceremonies Sunday morn-



Young women are often great sufferers for want of proper advice at just the right time.

Mrs. Pinkham, at Lynn, Mass., has always issued to young girls a special invitation to write to her about their sickness. She is a mother and fully understands.

In nine chances out of ten you can be just the same as those of the young ladies whose letters follow.

LYDIA E. PINKHAM'S VEGETABLE COMPOUND

is what you need to restore health. Miss Abby F. Barrows, of Nelsonville, Ohio, writes to Mrs. Pinkham: "When I wrote to you I was very nervous, had dull headaches, backache, and was very irregular. Doctors did me no good. Lydia E. Pinkham's Vegetable Compound and your advice made me regular, well and strong. I am now in better health than ever before."

Miss Elsie L. Hook, of Chelsea, Vt., writes to Mrs. Pinkham: "I am only sixteen years old, but Lydia E. Pinkham's Vegetable Compound and your advice have cured me of sideache, periodic pains, and a nervous, irritable condition after everything else had failed."

FACTS FOR SICK WOMEN.

For thirty years Lydia E. Pinkham's Vegetable Compound, made from roots and herbs, has been the standard remedy for female ills, and has positively cured thousands of women who have been troubled with displacements, inflammation, ulceration, fibroid tumors, irregularities, periodic pains, backache, that bearing-down feeling, flatulency, indigestion, dizziness, or nervous prostration.

Why don't you try it? The work could not be completed within a year.

Sharp Criticism Results. Simons was sharply criticized by P. E. Sullivan who questioned Simons in regard to his statement. Simons said that when the work was completed that W. M. Ladd came to him and stated that if the work was to be completed within six months that he (Ladd) would sign a remonstrance against the improvement. Simons then said that he told Mr. Ladd that the company would not be able to complete the work within a year and that it would be necessary for the company to ask for an extension of time.

"Why didn't you tell the executive board that when they asked you how long it would take to complete the work?" asked Mr. Sullivan. "Because we thought that we were making enough allowance to the board," replied Simons.

"But as a matter of fact when the board asked you how long it would take to complete the work did you state that it would take from four to six months?" again queried Sullivan, who continued before Simons answered by saying: "We gave you all the time you wanted or asked for, and now you are telling us that you laughed behind our backs and told a private citizen that the work could not be completed in six months."

"I do not think you should be allowed a continuance of time, and I think that you should be fined in addition," replied Simons.

Gobbled Up Nine Streets.

Mayor Lane had a list of nine streets which the Pacific Bridge company had secured contracts for on the east side and none of which have been laid, although the time limit has expired on nearly everyone of them. Mayor Lane accused the bridge company of securing the contracts, thus shutting out all chance of any other firm or person securing the work and then ordering its plant to complete the work.

"Of course, you can do business that way," said Mayor Lane, "but you are not going to do it so long I am mayor of this city. This work should have been finished months ago and you should have been penalized for every day you were over contract time. You know you knew you could not finish and then laugh behind our backs and tell a private citizen that the work could not be completed in six months."

Such actions will not be permitted, either, and I do not intend to allow myself to become a party to such actions. Mayor is Angered. Mayor Lane was greatly wrought up over the affair and nervously paced up and down behind his chest while the members continued the argument. Isaac Sweet, a new member of the board, expressed great surprise to find the city allowing itself to enter into contracts which he termed as "bribe contracts." He said that the board should adopt some policy whereby the contracts should be limited to a certain time and no extensions should be allowed unless under extraordinary contingencies, but he remained against the time-worn excuses of the contractors and urged that the board adopt some plan whereby the trouble could be eliminated.

When a final vote was taken on the addition of the committee's report, Greene and Sabin voted for its adoption, and Sweet, Newell and Sullivan voted against it. Then Sullivan moved that the petition for an extension of 150 days be not allowed. This would have been equivalent to imposing a fine of \$50 a day for each of the 150 days, or a total fine of \$7,500, on the company, and after a long discussion the members also voted for his motion. With nothing to do, the members were forced to allow the petition, Sullivan again being the only one of the five members present voting against the extension.

sonal property, and was only about one third the number of personal assessments were made, as in 1904. In 1904 the tax roll amounted to \$2,859,462.34, and the percentage of delinquency was 1.32.

The number of personal tax assessments gives an interesting index to the amount of work performed. In 1903 there were only 2,850 personal assessments. In 1904 there were 15,093, in the following year 6,838, in 1906 21,490 and in 1907 there were 25,620. The increase of the 1907 roll on personal taxes over 1903 is 85 per cent, 41 per cent over 1904, 46 per cent over 1905 and 36 per cent over 1906. The number of books comprising the tax roll has grown from 10 in 1903 to 18 in 1907.

The law recently passed by the legislature it becomes the duty of the sheriff after the first Monday in October to issue a certificate of delinquency against all the real estate upon which the taxes have not been paid to any one who applies for it and pays the taxes. Usually the interest on the owner appears to redeem it within three years he must pay up all the expense and also the holder of the certificate is 10 per cent upon his money. If the owner does not redeem within the time specified the certificate holder may bring suit of foreclosure and obtain a clear title.

TAFT FORCED TO FIGHT

(Continued from Page One.)

work conflict with my duties as United States senator.

The company finally decided to reorganize in New Jersey and my duties ceased.

"Any letters written me by Archbold since that time were such as any citizen might write to any legislator concerning legislation pending in a body of which he is a member. The Standard Oil or nobody else ever paid me a cent on account of public service."

Cincinnati, Sept. 19.—Republican headquarters has been besieged today by friends and foes for information regarding the report that the Cox machine has been turned down by the national committee and that Taft will go it practically alone in his campaign in this state, assisted by Senator Dick so far as it is considered "judicious." The state organization has felt the blow directed through the Foraker letters and the additional facts supplied by Hearst that a \$50,000 check passed to Foraker from Archbold of the Standard Oil has made more stir in the already troubled political waters.

Friends of Foraker and Hearst have redoubled their search of the records of the Ohio supreme court for the appearance of Foraker's name as attorney of record for the Standard Oil in the state cases to which he referred in his denial that he had aught to do with the trust except in certain state cases involving legislative acting against the corporation.

In 1896 Foraker successfully combated the efforts of the enemies of the Cincinnati Traction company to secure a 50-year franchise and he appeared before the legislature at that time and argued his case for his client. Since that time no record can be found which shows that the senator fought legislation adverse to the Standard Oil company. This is taken as direct evidence that Foraker's statement that Archbold employed him to represent the company in matters pending before the legislature was untrue.

Republicans profess to see in the Foraker mix-up the reason for the failure of the "Big Stick" to hammer anti-Standard Oil legislation through congress last session. It is reported that it will be shown that Foraker was quietly instrumental in opposing some of the measures President Roosevelt was anxious to force.

STEVENS ADMITS

(Continued from Page One.)

of British Columbia, in the Dominion of Canada, in February, 1892, and ever since were and now are, husband and wife.

The complaint goes on to state that during the month of August, 1907, the defendant willfully and without cause or provocation, deserted and abandoned the plaintiff.

The conclusions found by the court were that the plaintiff of the case, and with the defendant, that the plaintiff is entitled to the decree and that neither party is entitled to any costs or disbursement.

Mrs. Stevens, accompanied by her attorney, A. E. Clark, appeared before Judge McBride to testify that she and Stevens was not present, but was represented by one of his counsel, D. P. or "Coke" Calk's office. Through Mr. Price, Mr. Stevens entered a general demurrer to the complaint, which under the statute is effectively an admission of the allegations.

Second Wife in Flight.

Mr. Stevens and his latest wife, nee Lillian Stevens, residing at 121 O'Neil Twenty-third street. What course they will pursue now that the courts have acknowledged that Louise Powell Stevens is a married woman is not known. Mr. Stevens cannot remarry for six months, is a matter for conjecture. If Mr. Stevens wishes to marry again within that time he will have to relinquish his citizenship in Oregon. It was stated by one today that Mrs. Stevens and Lillian Monk Stevens intended removing to Chicago, but no confirmation of this statement could be secured.

A KENTUCKY EXPERIENCE

Coffee and Tea Still at Work.

A Ky. lady had a very agreeable experience, in leaving off coffee drinking which she found harmful, and taking Postum. She writes: "I had a great opportunity to tell others of her good fortune. She says: 'After 30 years I suffered from nervous trouble. Four years ago I was down with nervous prostration and heart trouble. After several months of misery, my doctor, one of the best in the country, told me I must quit coffee and tea.'"

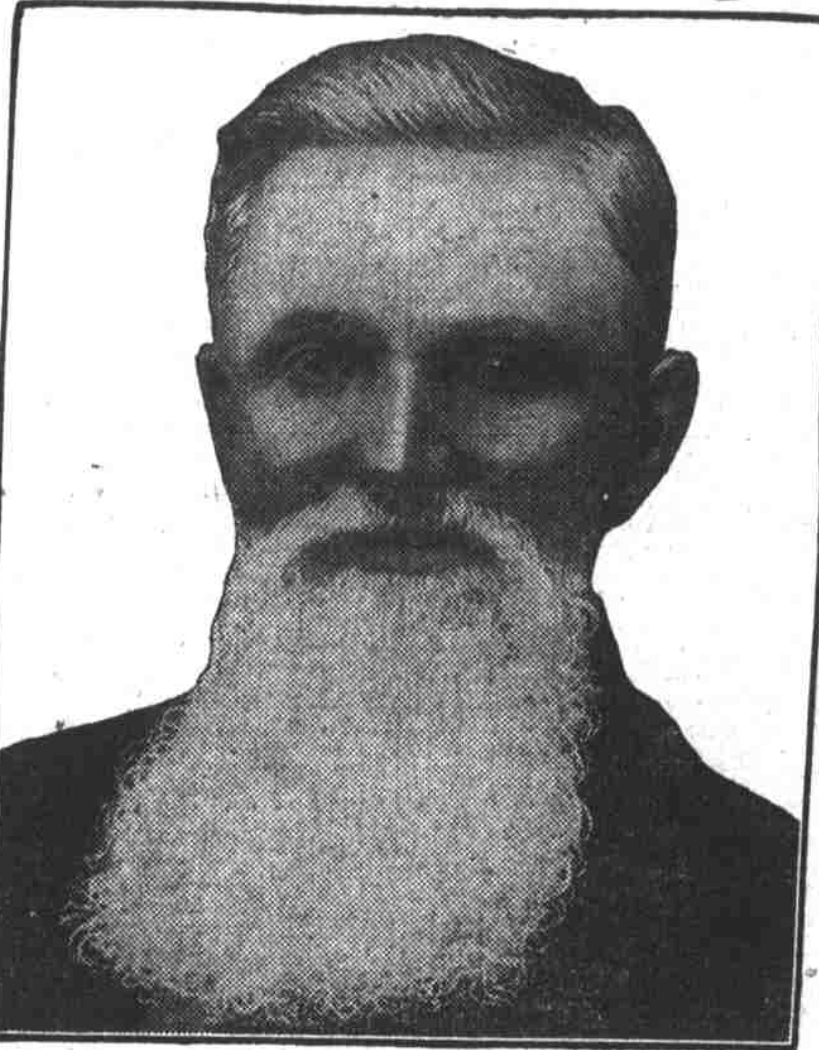
"What was I to do? I must have some warm beverage for breakfast as I had never done without one in my life. I decided to try Postum. To my surprise it would amount to anything. At first I did not like it, but when I was told it was delicious, and I soon began to feel better. The Postum constantly three years I had been a poor sleeper, but now sleep well and am in perfect health. And I give the credit to Postum. I know that what it has done for me it will do for others, so I never let a chance pass by to tell others of those who suffer from coffee drinking."

Name given by Postum Co., Battle Creek, Mich., The Road to Well-being in pkg. There is a Reason. Ever read the above letter? A new one appears from time to time. They are genuine, true, and full of human interest.



All Grocers 5c.

Celebrate 60th Wedding Anniversary



MR. LEVI LEIGHTON 88 YEARS OLD

Mr. and Mrs. Levi Leighton, of Columbia Falls, Me., recently celebrated their 60th wedding anniversary in health and strength.

Mr. Leighton, who is 88 years of age, was engaged in business for 56 years, is a lifelong advocate of temperance and has been prominent in politics. He praises Duffy's Pure Malt Whiskey for restoring and sustaining his vitality and strength in his declining years.

"I am 88 years old. Mrs. Leighton and I celebrated our 60th wedding anniversary a short time ago, both strong and vigorous. I was in mercantile business here for about 56 years. Held various public offices; at one time represented this district in the state legislature. I live a retired life at present. I take a dose of Duffy's Pure Malt Whiskey every night. It does me much good. It restores my vitality and strength. I have always been a strong, though not hypocritical, advocate of temperance. I have never used intoxicants. I use and

indorse Duffy's Pure Malt Whiskey as a tonic medicine."—LEVI LEIGHTON. Thousands of men and women who are old in years but young in activity and spirits like Mr. Leighton thank God for the great renewer of youth.

Duffy's Pure Malt Whiskey

is an absolutely pure distillation of malted grain; great care being used to have every kernel thoroughly malted, thus destroying the germ and producing a predigested liquid food in the form of a malt essence, which is the most effective tonic stimulant and invigorator known to science; softened by warmth and moisture its palatability and freedom from injurious substances render it so that it can be retained by the most sensitive stomach.

If you wish to keep young, strong and vigorous and have on your cheeks the glow of perfect health, take Duffy's Pure Malt Whiskey regularly, according to directions. It tones and strengthens the heart action and purifies the entire system. It is recognized as a family medicine everywhere.

CAUTION.—When you ask your druggist, grocer or dealer for Duffy's Pure Malt Whiskey be sure you get the genuine. It's the only absolutely pure medicinal malt whiskey and is sold in large sealed bottles only; never in bulk. Price \$1.00. Look for the trade-mark, the "Old Chemist," on the label, and make sure the seal over the cork is unbroken. Write Consulting Physician, Duffy Malt Whiskey Co., Rochester N. Y., for free illustrated medical booklet and free advice.

to have T. M. Stevens arrested for bigamy. While these threats were being noised about it was announced that the members of the Stevens family had come to some agreement, and were trying to settle their troubles outside of court.

File Suit Secretly.

The scandal had broken out, however, and T. M. Stevens was dropped from the Arlington club, of which he had been a member for years, and was shunned by his old associates. This cut him to the quick, it is said, and he agreed to have the divorce suit filed against him in Oregon City and to let it be secured without a contest. The suit was filed secretly and was not known outside the lawyers and the members of the family until this morning.

Mrs. Louise Powell Stevens will continue to live in Portland, it is said. It is believed she has secured alimony sufficient to keep her in comfort.

Information of Interest.

Of all the national industries relating to the supply of electric power, central stations appears to have been least handicapped during the period of business depression which set in last fall, both with respect to the business of established plants and the entry into the field of new central stations. The statistics as to companies incorporated during the first seven months of the present year, and the number of plants under construction within that period, appear to justify fully the latter surmise, and also indicating the surprising rate at which the central station industry continues to expand. This is the verdict of the most reliable source of this kind of information, The Electrical World.

The Oregon Engineering company offers a chance to invest in this kind of an industry in the Willamette valley and guarantees you a satisfactory earning from such an investment. Can you afford to let this pass? Small investments just as cheerfully received as large ones. For full information call or address Oregon Engineering company, 125 Beck Building, Portland, Or.

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ONLY ONE PER-CENT
(Continued from Page One.)
In 1908 the delinquency on a tax roll of \$1,982,874.94 was three quarters of 1 per cent. In 1904 on a tax roll of \$2,859,462.34 it was 1.32 per cent. In 1906 on a tax roll of \$3,078,923.31 it was 1.32 per cent. In 1907 on a tax roll of \$3,078,923.31 it was 1.32 per cent. This being a year when various taxes were levied on per-

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FREE Music Lessons
If you decide in a New Year to request and first you can feel safe in knowing the Club will take—and the cost to Club members is only \$392—YOU SAVE \$133
Our Club Booklet will be sent on request and will explain all about our club and its advantages. About our club you can see the wonderful results. Free life insurance without cost to club members.