

THEIR GOLDEN WEDDING.

Mr. and Mrs. Louis Windmuller Keep It at Their Home in Queens.

Surrounded by their three children, their three grandchildren, and a number of intimate friends, Mr. and Mrs. Louis Windmuller celebrated yesterday in their home on the hillslope of Woodside, Queens Borough, the golden anniversary of their wedding. They were married in Hoboken in 1859, six years after Mr. Windmuller emigrated from Munster, his birthplace. Mrs. Windmuller was Miss Anna, Eliza Lefman of New York.

Mr. Windmuller has long been prominent in the business life of this city. He came here when eighteen years old. In 1867 he became a member of the German Society, and seven years later joined the Chamber of Commerce. When the fire in 1871 almost destroyed Chicago and demonstrated the necessity for more fire protection, Mr. Windmuller, with Emil Oelbermann, Joseph H. Choate, Otto Heinze, and Charles Stewart Smith founded the German-American Insurance Company. In 1882 Mr. Windmuller took the initiative, assisted by Clarence H. Keisey and Ellis D. Williams of Philadelphia in establishing here the Title Guarantee and Trust Company.

He was one of the founders of the Reform Club and has been Treasurer of that organization since 1889. He continued the agitation for sound currency and against high protection. He was active in the German-American Cleveland Union, which contributed largely to Grover Cleveland's second election to the Presidency. He was Chairman of the German-American Hughes Alliance, and actively assisted Gov. Hughes in his successful campaign.

Among the congratulatory messages received was one from Gov. Hughes, which read:

Permit me to congratulate you most heartily on the fiftieth anniversary of your wedding and to extend my best wishes for many years' more of loving companionship. With cordial regards, I am very sincerely yours,

CHARLES E. HUGHES.

A telegram from Count Graf von Bernstorff, German Ambassador at Washington, D. C., said: "My heartiest congratulations on the rare and beautiful festivity you are enjoying."

Other messages came from Senator Root, Edward Bennoch, President of the Arion Society; Andreas Dippel, Director of the Metropolitan Opera House; Isaac N. Sellgman, Mr. and Mrs. Isaac L. Rice, Jacob H. Schiff, Fritz Achelis, Mr. and Mrs. F. A. Von Bernuth, Mr. and Mrs. Carl Vietor, William A. Nash, President of the Corn Exchange Bank; Mrs. Emilie Oelberman, and Edwin Roelker at Frankfurt-on-the-Main.

Mr. Windmuller's home contains many works of art. He arranged the exhibition of paintings for the benefit of the German Hospital, which was held in 1888. As Vice President of the Heine Monument Society, he helped to obtain for the fountain a suitable location in the Bronx. He is a member of the Business Men's Relief Committee and belongs to the Legal Aid and other charitable organizations. He is also a member of the Germanistic Society, New York Historical Society, Metropolitan Museum of Art, Arion Society, American Scenic Preservation Society, Lotos Club, the New York Athletic Club, and other societies and clubs. He is a frequent contributor to the magazines and newspapers.

DAY NURSERY IN DIRE NEED.

The Bloomingdale In West 99th Street Must Close Unless Aided.

The Bloomingdale Day Nursery, at 154 West Ninety-ninth Street, which for fifteen years has charged itself with the care of the small children of working mothers in the neighborhood, who must otherwise either leave them untended at home or cease to be self-supporting, has issued an appeal through its Board of Managers for financial assistance to make it possible to continue the work.

The needs of the neighborhood have greatly increased in this regard, the managers point out, yet unless help is obtained they will be forced to close the nursery. They invite contributions big or little and have announced a meeting of the nursery association, which all who are interested in, and especially the women who live in that part of town, are urged to attend, to learn what has been done, to see what is needed, and to help where they can.

The meeting will take place on Nov. 30, at 2:30 P. M., at the Chatsworth, Seventy-second Street and Riverside Drive. Mrs. Clarence Burns will speak. Money contributions should be sent to Mrs. W. W. Perrine, the Treasurer, 820 West End Avenue.

CONCESSION FOR MORSE.

U. S. Circuit Court of Appeals Grants a Modification In His Behalf.

The United States Circuit Court of Appeals granted yesterday to Martin W. Littleton, counsel for Charles W. Morse, the right to have the decree affirming the judgment of the United States Circuit Court against Morse so modified as to reserve for the convicted banker any rights he might think he has to apply to the United States Circuit Court for a new trial.

This was the result accomplished by the sensational charges made by Mr. Littleton that the jury which convicted Morse was incapacitated from considering properly the evidence before it on account of its undue use of liquor.

In granting to Mr. Littleton his prayer the Circuit Court of Appeals took particular care to state that the decision was rendered without passing any judgment whatever upon the question whether the Circuit Court below had jurisdiction to entertain a motion for a new trial, and the higher court steered clear of the allegations of act made by Mr. Littleton all together. The victory, therefore, if such it may be termed, is merely a preliminary one, and the questions actually raised by Mr. Littleton as to the condition of the jury during the trial must be thrashed out before the Circuit Court, provided that tribunal decides that it has jurisdiction to consider such a motion.

The move, however, prolongs the legal complications that are keeping Morse in the Tombs here instead of having him begin his sentence at the Government prison at Atlanta. There may be a new set of appeals from the action of the Circuit Court on the question of its jurisdiction to entertain a motion to a new trial, and still another set, provided it entertains such a motion, on its decision on the new trial itself. Meantime certiorari proceedings have brought the case before the United States Supreme Court.

Mr. Littleton said yesterday that he did not know when he would seek in the Circuit Court the right to move for a new trial. He said that if the Supreme Court acted quickly it was likely that such a motion would not be made.