

0562

BOX:

277

FOLDER:

2659

DESCRIPTION:

Worrell, Thomas

DATE:

09/07/87



2659

0563

BOX:

277

FOLDER:

2659

DESCRIPTION:

Fredericks, Frederick

DATE:

09/07/87



2659

0564

Bails fixed for  
No. 2 at \$1000  
RBE

Witnesses:

Edl Jarvel  
Officers Chas. Heidelberg  
Central  
Heldby office

The complainant in this case  
has recommended a suspension  
of judgment upon the facts  
in this case. Upon investigation  
the characters of the defendants  
appear to be good. Both of  
defendants have given testimony  
which has lead to an indictment  
of the accused & they can be  
easily obtained for the trial  
of the accused.

I therefore recommend the  
acceptance of their plea of  
guilty & that judgment be  
suspended. W. M. Dunt.  
Oct. 6, 1887. District

#2

Counsel, *Charles H. Cooke*

Filed, *7* day of *Sept* 188*7*

Pleas,

Grand Larceny *second* degree  
[Sections 528, 581 and 550, Penal Code.]

THE PEOPLE

vs.

*Thomas G. Worrell*  
*and*  
*Frederick Frederick*

RANDOLPH B. MARTINE

*Defendant's* Oct 4/87 *Dist. Atty.*

*Oct 17/87* *Sept 15/87*

*Ch. 2 Accused*

A True Bill:

*Sept 14/87*  
*Sept 15/87*

*Chas. D. R. Fogarty*

Foreman.

*John J. Felt*  
*Judge*  
*Sept 15/87*

0565

The first time I have taken anything from Messrs Tiffany and Company was about four weeks prior to the date of the note I gave to the Detective it consisted of one small piece I should judge  $\frac{1}{2}$  oz consisting of silver and lead the second time about two days after that, (~~larger than~~ than the first weight about  $2\frac{1}{2}$  or 3 oz I am not sure which after that five or six times as to weight I am not sure ~~that~~ <sup>Gold</sup> Frederick's ~~and~~ what I stole the first time to some one down town he did not give me any name but simply handed me five dollars the last time after he received the lot he disappeared and I have never seen

0566

Police Court 2nd District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 49 to 55 Prince Street, aged 42 years,  
occupation Book Keeper being duly sworn

deposes and says, that on the 12<sup>th</sup> day of August 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

a quantity of silver meltings of  
the value of about sixty dollars

the property of Tiffany & Company and in care  
and charge of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Thomas G. Worrell for the following reasons, to wit: On August the 15<sup>th</sup> 1887 the said Worrell admits to deponent in the presence of Detective Sergeant Charles Heidelberg and in open Court to having stolen the afore-described property, and had given the said property over to one Frederick Fredericks for the purpose of disposing and selling the same and the money so obtained was to be divided between the said Fredericks and Worrell and said Fredericks well knew that said property was stolen. Where deponent prays that said Fredericks may be arrested and dealt with according law.

J. M. Parsell

Sworn to before me, this 12th day of August 1887  
of [Signature]  
Police Justice.

0567

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Thomas G. Worrell*

aged *33* years, occupation *Assistant to a Miller* of No.

*31 Brewery*

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Julius M. Parsell*

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *18*  
day of *August* 188*7*

*Thomas G. Worrell*

*[Signature]*  
Police Justice.

0568

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Thomas G. Worrall* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial,

Question. What is your name?

Answer. *Thomas G. Worrall*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer, *Philadelphia Pa*

Question. Where do you live, and how long have you resided there?

Answer. *31 Bowery And about 4 months*

Question. What is your business or profession?

Answer, *Assistant to a Melter*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. *I am guilty of the charge*  
*Thomas G. Worrall*

Taken before me this

day of *August* 188*8*

*[Signature]*  
Police Justice.

0569

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated August 15 1887

[Signature] Police Justice.

I have admitted the above-named \_\_\_\_\_  
to bail to answer by the undertaking hereto annexed.

Dated \_\_\_\_\_ 188 \_\_\_\_\_

\_\_\_\_\_ Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_  
\_\_\_\_\_ guilty of the offence within mentioned, I order he to be discharged.

Dated \_\_\_\_\_ 188 \_\_\_\_\_

\_\_\_\_\_ Police Justice.

0570

Police Court 2 District 1333

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Julius M. Russell*  
*149 to 5<sup>th</sup> Prince St*  
*Thomas G. Worrell*  
*Frank Frederick*

*Offence*  
*and summary state*

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

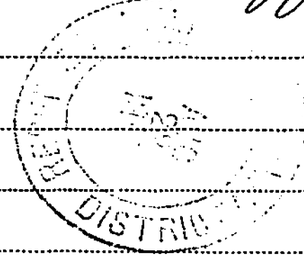
No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated *August 15* 188 *7*

*Buffy* Magistrate.  
*Nolan* Officer.  
*C. Office* Precinct.

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.



*No 1*

\$ *500* to answer *Y.S.*

*No 2. Not arrested.*

0571

learned from him since I make <sup>an</sup>  
Statement of my own free will without  
any promises being made me.

Aug 15<sup>th</sup>

J. G. Womell

All the property stolen by <sup>me</sup> from  
Liffamy & Co. was given to Frederick <sup>Womell</sup>  
my former mate at St Rowing <sup>for</sup>  
the purpose of despoiling and selling  
the same and the money to be divided  
between Frederick and my self.

Aug 15<sup>th</sup>

J. G. Womell

0572

TIFFANY & CO  
GOLD & SILVER SMITHS  
UNION SQUARE  
NEW YORK

Mr. Vernon H. Davis  
West. Dist. Ct. N.Y.

Dear Sir, In the case of  
Thos. G. Worrell lately in our  
employ now to be tried for  
stealing silver from us, we wish  
to advise you that he comes of  
a very respectable family and  
excepting the habit of drinking  
has hitherto borne a good character

When the theft was discovered  
he immediately made full confession  
and gave all information readily  
and without pressure and expressed  
the greatest sorrow and penitence

As he has been imprisoned  
for several months possibly he  
has already been sufficiently punish-  
ed, and if spared the brand of the  
law he may be saved from becoming  
a confirmed offender.

We would therefore suggest the

0573

extension of the utmost clemency  
consistent with the circumstances  
of the case, and trust that the effort  
to bring the young man back to his  
virtuous course will not have been  
in vain.

Very truly yours,

Tiffany & Co

5<sup>th</sup> Oct. 1887

0574

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Thomas F. Howell*  
*and Frederica Frederica*

The Grand Jury of the City and County of New York, by this indictment, accuse

*Thomas F. Howell and Frederica Frederica*

of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *Thomas F. Howell and*

*Frederica Frederica, both* -

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, with force and arms,

*a quantity of silver*  
*articles, a more particular*  
*description whereof is to the*  
*Grand Jury aforesaid returned,*  
*of the value of *eighty* dollars.*

of the goods, chattels and personal property of *one certain corporation*  
*known as "Edgar and Company"*

then and there being found, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

0575

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

*Frederica Frederica*

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Frederica Frederica*

late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms,

*a quantity of silver medals, a  
more particular description  
whereof is to the Grand Jury  
specified and known of the value  
of fifty dollars,*

of the goods, chattels and personal property of *one certain corporation  
known as Tiffany and Company  
by one Thomas G. Worrell, certain other  
by certain persons* to the Grand Jury aforesaid unknown, then lately before  
feloniously stolen, taken and carried away from the said *corporation*

unlawfully and unjustly, did feloniously receive and have; the said

*Frederica Frederica*

then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, taken and carried away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

**RANDOLPH B. MARTINE,**

**District Attorney.**