TWO MEN HELD TO CRAND JURY Larceny In First Degree Is

Charge Against Fisher and Daniels.

John Fisher and David Daniels were John Fisher and David Daniels were bound over to the grand jury without bail in municipal court, yesterday, on a charge of grand larceny in the first degree. They are accused of burglary

in a tailoring establishment at 201 Superior street, where they gained en-trance through the transom, stealing goods to the value of \$100. Fisher de-clined to make a statement and Daniels entered a denial.

The testimony of P. Vertelney, a junk dealer at 209 Lake avenue south, besides that of the police in showing they found the men in the room with

they found the men in the room with the stolen goods, was important in making a case for the state. Vertiency said that Daniel come to Vertiency said that Daniel come to come asying he had a quantity of new clothing to sell, and Vertiency made an appointment to meet him at the Met-ropolitan hole of at 16 o'clock that night, with the says he became supposed to the companies of the companies of the man and with the says to supper mapicious, and with says to supper mapicious.

the police Chief Troyer testified in regard to walting an hour and 15 minutes for the men to put in an appearance and to finding the stolen property in a sack

in the room. Danlels said he met the junk dealer in a Bowery saloon, where, after a few drinks, he asked to be shown to a good room, and the Metropolitan was suggested. He said he knew nothing about the stolen clothing.

When searched at headquarters Thursday night a hospital ticket in the name of J. Johnson, a certificate of death of a woman of that name and several private papers were found on Daniels. When asked whether he had ever used the name of Johnson, Daniels said

the had not, and explained that the per-son referred to was a friend of his, whose sister had died several months before, and his friend had left the pa-pers in a room which they occupied together. "Why didn't you return the papers to

the owner?" asked County McClintock. "I didn't know the address,"

"It is plainly given on the margin of the death certificate,' said the attorney. The prisoner did not reply,