

0176

BOX:

48

FOLDER:

556

DESCRIPTION:

Quinlan, Patrick

DATE:

09/15/81



556

0177

Counsel,
Filed *2d* day of *Sept* 187*7*
Pleads *Obtiguity (con)*

THE PEOPLE
vs. *P*
Patrick Dunlan

~~BENJ. K. DILLON~~
Samuel B. Hillier
District Attorney.

INDICTMENT.
Great Larceny of Money, &c.

Whishes return

A True Bill.

M. W. Apper Foreman.

Sept. 23. 1877.

Specd & printed
Per R on order 27/81

Witness:
Anton Magrini;
Offr Seymour & Parker;

The People
 vs.
 Patrick Quinlan
 =

Court of General Sessions. Part First.
 Before Judge Cowing. September 23. 1887
 Indictment for petty larceny.

Antonio Magrino, sworn and examined, testified
 through the interpreter. Tell us about this? This
 boy (the prisoner) was selling newspapers in the
 corner of Vestry Place and he came to me and
 asked me if I had change for ten dollars. I took
 my money out and counted five dollars. I counted
 out a five dollar bill, three single dollars and
 two dollars in small change, in silver change
 and reached it out to him. Reached it out with
 one hand and I had the other hand to receive
 the ten dollars from him. At the same instant
 he snatched the money out of my hand; he
 ran away. I ran after him and caught him.
 At the same time some other people came up
 I think his brother or companion and he pass-
 ed from behind money to the other. Have witness-
 es who saw him pass the money. Where did this
 happen? Vestry Place and Eighth St. How far
 away from there did he run before you caught
 him? About six paces away from my stand
 and I caught hold of him. Then I held him
 and a policeman came up and made
 the arrest. Cross Examined. The prisoner
 sells papers every Sunday morning at the
 stand. That is your business? I have a

stand with fruits. How far is your stand from where the prisoner was? I am on one corner and he is on the other; he is just opposite me. How long have you known him? About two months that I know the prisoner by sight. He gave you a bill to change, did he not? No sir, I reached out my hand to receive the ten dollars he did not give me. How much money did you count out? I counted out ten dollars. Patrick Quinlan, sworn and examined in his own behalf testified. Where do you live? Fifteenth St. I do not know the number, it is between Avenue A and B. With whom do you live? With my mother and sister. What do you work at? I go peddling some time. I was attending this newsstand Sunday morning for an old man who keeps the stand there. You have heard the statement of the complainant on the stand? Yes sir. He says ^{that you} snatched some money out of his hand and ran away, did you do it? No sir, I gave him the ten dollar bill to change. Did you do that? No sir. I want you to tell this jury how the whole thing happened from beginning to end? Yes sir. A boy came up and bought a paper off me and he gave me a ten dollar bill. I had not change, I went down to a lager beer saloon right next to where I keep a stand; he did

not have change. I was walking past the Italian's stand to go to a grocery store. A little Italian said he would give me change. I gave him the ten dollar bill and he gave me the ten dollar bill back again in a mistake for a dollar. The man who was sitting here (the complainant) gave me the money. I kept the change in my hand, I gave it to the boy that gave me the ten dollar bill. Did you count the money? I did not count the money at all. I took what he gave me and I gave it all back to the boy. Then I was arrested I had \$2.38 in silver; some of it was for the papers - some of it belonged to me and that was taken off me down in the station house. Did you take the change out for your paper? Five cents. The boy goes around Eighth St. I could get him if I was out, I don't know where he lives though. It is not true that you take the money out of this man's hand? No sir. He says you started to run away? No sir, I was standing on the corner of Eighth St. when the officer came up; the officer was about a block away and he found me standing there. How far did you go before he got hold of you? I did not go a step; he got me right at the stand. Where did you give the little boy his

Money? On the same corner where I got the change
 off the man, the little boy walked over and
 handed him the change there. I saw where
 the Italian put the ten dollar bill in his vest
 pocket. I did not know that he gave me too
 much until he took hold of me. I gave the boy
 the money before the Italian took hold of me.
 The little boy was right there when the Italian
 came up to you? No sir, he was after going
 away when the Italian came to me. I did
 tell the Italian I did not have it. Why did
 not you tell the officer? I told the officer
 I did not have nothing neither. Why didn't
 you tell the officer that you had given all
 your money to the little boy? Because they
 did not ask me nothing about it then. Have
 you been in the Penitentiary? No sir -
 I was arrested once and got ten days in the
 workhouse. Seymour V. Parker sworn and
 examined testified. Did you arrest this boy?
 Yes sir. What time of day was it? It was bet-
 ween seven and half past seven o'clock on
 the morning of the 4th of Sept. broad day-
 light. I was about a block away, I saw him
 wrangling on the corner. I went back to in-
 vestigate it; the complainant had hold of him
 he was trying to get away; he charged him
 with taking ten dollars; he said he did
 not take bit. The jury rendered a verdict
 of guilty.

0182

Testimony in the case
Patrick K. Quinlan
filed Sept. 1891.

FORM 89 1/2

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

POLICE COURT—SECOND DISTRICT.

Fruit Vendor *Antonio Maguire, 25 years.*
of No. *S. E. Cross of University St. Clinton Street,* being duly sworn, deposes
and says, that on the *4* day of *September* 188*1*
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit: *one bill of the denomination and value*
of five dollars, three bills of the denomination and value of
one dollar, each, and several pieces of silver
denominations and values. (7 dollars) and all

of the value of *ten* Dollars,
the property of *this 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 *Patrick Linnell (unknown)*
et al to this deponent unknown. *for*
the reason that at or about seven and a
half o'clock am on the day aforesaid, this
deponent was approached by the accused, and
the said Patrick under pretence of changing
a ten dollar bill took from deponent the
money aforesaid passed it to the unknown
person and together ran away.

Sworn to before me, this
4th day
September 188*1*
John J. Smith
Police Justice.

Antonio Maguire

0184

Sec. 18-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Linnan

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. *Patrick Linnan*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *15th street, two years*

Question. What is your business or profession?

Answer. *Redcap*

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 not guilty*

Taken before me, this *4th* day of *September* 188*8* by *Patrick Linnan*

Solow B Smith
Police Justice.

0185

Reg. 208, 209, 210 & 212.

Police Court District.

843
2nd

THE PEOPLE, &c.,
vs
ON THE COMPLAINT OF

Victoria Meakin
of the Cor of University & Centre Street

1 Patricia Quilau

2
3
4

Offence, Petty Larceny

Dated September 4 1881

Justice Magistrate.

15 Officer.

Clerk.

Witnesses
No. 1 John A. Robinson
No. 2 John Greenk
No. 3 Mr. Gertmann

No. 4
Street

No. 5
Street

Comptroller

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

Patricia Quilau

guilty thereof, I order that he be admitted to bail in the sum of ^{three} ~~three~~ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Sept 4 1881

Olson B. Smith Police Justice.

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

Dated 1881 Police Justice.

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

Dated 1881 Police Justice.

9810

Sec. 208, 209, 210 & 212.

843
good
Police Court District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonio Maguire
8 E cor of University & Clinton Place
Arthur L. Linslaw

BAILED,

No. 1, by _____
Residence _____ Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,

Offence, _____

Dated September 4 1887

Shields Magistrate.

Parker Officer.

15 Clerk.

Witnesses
Joseph A. Robinson

No. _____ Street,
of the Gaerck

No. _____ Street,
of the Gaerck

No. _____ Street,

No. _____ Street.

Signature

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

father's name and

guilty thereof, I order that he be admitted to bail in the sum of three Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated Sept 4 1887

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1887

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order h to be discharged.

Dated 1887

Police Justice.

0 187

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Patrick Quinlan
against

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

Patrick Quinlan
of the crime of *Larceny*

committed as follows:

The said

Patrick Quinlan

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the *fourth* day of *September* in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty one* at the Ward, City and County aforesaid, with force and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

(10)

of the goods, chattels, and personal property of one

Antonio Magrino

then and there being found 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.

Daniel S. Rollins

BENJ. K. PHELPS, District Attorney.

0188

BOX:

48

FOLDER:

556

DESCRIPTION:

Quinn, John

DATE:

09/29/81



556

0189

BOX:

48

FOLDER:

556

DESCRIPTION:

Warren, William

DATE:

09/29/81



556

0190

BOX:

48

FOLDER:

556

DESCRIPTION:

Vincelett, Edward

DATE:

09/29/81



556

0191

Vol 3, p 1

Day of Trial

Counsel,

Filed 29 day of Sept 1881
Plead^d *November 30.*

THE PEOPLE

vs.
1 John Quinn
2 William Warren
Edward Tinsellett

BURGLARY—Third Degree, and
Receiving [Stolen Goods.]

David S. Rollins
~~BENJ. K. THIBBS,~~

District Attorney.

A True Bill.

J. C. C. Jr.

1 v 2. Eustachie Potomac

Oct 3/81

Witness:
Washington Foster:
Off. Eugene Dyer:

0192

Police Court—Second District.

City and County }
of New York. } ss:

Washington Hattler aged 24 years
a Saloonkeeper of No. *428 West 39th* Street, being duly sworn,

deposes and says, that the premises No. *428 West 39th*
Street, *20th* Ward, in the City and County aforesaid, the said being a *brick house*
and which was occupied by deponent as a *Lagerbeersaloon*

were **BURGLARIOUSLY**

entered by means *of forcing open removing the bolts*
by which a door leading into said liquor
saloon was closed and kept closed

on the *night* of the *21st* day of *September* 18*81*

and the following property feloniously taken, stolen, and carried away, viz:

two Kehae Clubs; ~~two~~ ^{one} Coat, one shirt
a quantity of cigars; one dice box and
three dice, a cannap; in all
property of the value of ~~twenty~~ ^{seven} dollars,
seven dollars the property of this
deponent, and one Coat of the value
of twelve dollars the property of
Bear Hattler, and therein this
deponent's care and charge

the property of

and deponent further says, that he has great cause to believe, and does believe, that

the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen

and carried away by *John Quinn, and William Wersen*

~~and~~ *and Edward Vincellette* (all
three now present) for the reason following

to wit that on the 21st day of September 1881
at about half past ten o'clock P. M. deponent
left said Saloon after securing fast closing
and fastening said door by bolting inside
and the door leading from and into the street
by locking with a key. That at said time
said articles were contained in said Saloon

0193

that when deponent came to said premises at about 5. a m on the 22^d day of September 1881. he found that said door which had been secured by bolts as aforesaid was opened and the bolts pushed back. and said articles missing ~~said articles~~ deponent was informed by Officer Eugene Beglan of 20th Precinct Police, that he had found in possession of said John Quinn and said William Warren ~~and~~ one coat belonging to Oscar Hadley, and one pair of Keshel Clubs in a bag, and one canvas bag, contained in a box, deponent identified said articles found by said officer, as part of the property above described; that he assisted said officer Beglan; had arrested said Violette upon information and belief as having been acting in concert with said Quinn and said Warren in the commission of said Burglary.

Sworn to before me this, Washington D.C. 22^d day of September 1881.

Maxwell D. Sawyer
Notary Public

City and County of New York. Eugene Beglan an officer of 20th Precinct Police being duly sworn says that he has heard read the foregoing affidavit and is familiar with its contents and that portion thereof referring to him is true upon his own knowledge Eugene Beglan
Sworn to before me this
22^d day of Sept. 1881

Maxwell D. Sawyer
Notary Public

0194

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK } ss.

Sealed DISTRICT POLICE COURT.

John Quinn 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 waiven cannot be used against him on the trial,

Question. What is your name ?

Answer. *John Quinn*

Question. How old are you ?

Answer. *thirteen years of age*

Question. Where were you born ?

Answer. *New York*

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

Answer. *441 West 39th Street - three months*

Question. What is your business or profession ?

Answer. *I go to Public School in West 40th Street*

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. *Warren went inside I stood outside*

John Quinn

Taken before me, this *22*

day of *Sept* 188*8*

Mervin Overhaug
Police Justice.

0195

Sec. 198-200.

Sealed

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Warren 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~~ waiven cannot be used against ~~him~~ on the trial,

Question. What is your name?

Answer. *William Warren*

Question. How old are you?

Answer. *Ten years, Eleven next birth day*

Question. Where were you born?

Answer. *Pang Keepse*

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

Answer. *441 West 39th Street, about six months*

Question. What is your business or profession?

Answer. *I work in a paper factory*

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. *We found the things on the street*

William Warren
Warren

Taken before me, this *22^d*

day of *Sept* 188*8*

Michael DeBourgh
Police Justice.

0196

Sec. 198-200.

20 DISTRICT POLICE COURT,

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Vincelle being duly examined before the under-
signed, 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 waiven cannot be used
against him on the trial,

Question. What is your name ?

Answer. *Edward Vincelle*

Question. How old are you ?

Answer. *nineteen years*

Question. Where were you born ?

Answer. *New York, City*

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

Answer. *479 9th Avenue, about 2 years and 3 months*

Question. What is your business or profession ?

Answer. *Bill poster*

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 was not connected with the
business at all*

Edward Vincelle

Taken before me, this *11*
day of *Sept*, 188*8*

M. C. O'Connell Police Justice.

0197

Sec. 208, 219, 210 & 212.

Police Court - 2 District.

BAILED,

No. 1, by _____
 Residence _____ Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,

THE PEOPLE & Co.,
 ON THE COMPLAINT OF
 SEP 22 1888
 458 St. 39th St.
 No. 1, by *John Quinn*
 No. 2, by *William Warren*
 No. 3, by *Edward Kicelette*
 No. 4, by _____
 Dated *Sept 22* 1888
 Offence, *Burglary*

Witnesses *Just. Officer*
 No. _____ Street,
Joseph McChelera
 No. *437 W 39* Street,
 No. _____ Street,
 Clerk, _____
 Officer, *Bayliss*
 Magistrate, *Albert*

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 *John Quinn and William Warren* guilty thereof, I order that he ~~be admitted to bail in the sum of _____ Hundred Dollars~~ ^{held to answer the same to be} *admitted to bail in the sum of _____ Hundred Dollars* and be committed to the Warden or Keeper of the City Prison until ~~he give such bail~~ ^{of the City of New York}

Dated *Sept 22* 1888 / *McQuillan* Police Justice.

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.

Dated _____ 1888 / _____ Police Justice.

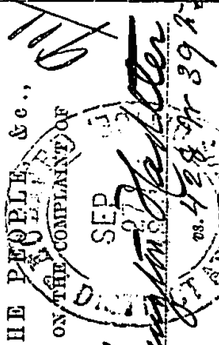
There being no sufficient cause to believe the within named *Edward Kicelette* guilty of the offence within mentioned, I order he to be discharged.

Dated *Sept 22* 1888 / *McQuillan* Police Justice.

0198

Sec. 208, 209, 210 & 212.

Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

 Washington, D.C.
 SEP 22 1881
 No. 428 or 3914

1. *John Quinn*
 2. *William Warren*
 3. *Edward Vincelle*
 4. _____

Offence, *Burglary*

Dated *Sept 22* 1881

Magistrate, *Allen*

Officer, *Baylan*

Clerk, _____

Witnesses *ditto*

No. _____ Street, _____

Joseph McPhelan
No. *437 M 39* Street, _____

No. _____ Street, _____

Quinn

BAILED,

No. 1, by _____

Residence _____ Street, _____

No. 2, by _____

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

No. 4, by _____

Residence _____ Street, _____

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 *John Quinn* ~~is~~ *is* guilty thereof, I order that he be admitted to bail in the sum of ~~Five Hundred Dollars~~ *Five Hundred Dollars* and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Sept 22* 1881

Police Justice, _____

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.

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

Dated *Sept 22* 1881

Police Justice, _____

0199

Court of General Sessions ~~of the Peace~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

The Grand Jury of the City and County of New York by this indictment accuse
John Quim, William Warren and Edward Vinceltt
John Quim, William Warren and Edward Vinceltt
of the crime of *Burglary*

committed as follows
The said *John Quim, William Warren and Edward*

Vinceltt each

late of the *twentieth* Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty second* day of *September* in the year of our Lord one
thousand eight hundred and eighty *one* with force and arms, at the Ward,
City and County aforesaid, the *saloon* of

Washington Hedtler there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

Washington Hedtler then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Two Clubs (of the kind commonly known as
Kehoe clubs) of the value of one dollar each
One shirt of the value of one dollar
Twenty cigars of the value of five cents each
One compass of the value of one dollar
two coats of the value of seven dollars
each*

of the goods, chattels, and personal property of the said

Washington Hedtler

so kept as aforesaid in the said *saloon* then and there being, 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.

0200

And the Grand Jury aforesaid, by this indictment, further accuse the said

John Quinn, William Warren and Edward Vincelett

of the CRIME OF

Receiving stolen goods

committed as follows:

The said

John Quinn, William Warren and Edward Vincelett

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

two clubs (of the kind commonly known as Kehoe clubs) of the value of one dollar each

One shirt of the value of one dollar

twenty cigars of the value of five cents each

One cologne of the value of one dollar

two coats of the value of seven dollars

each

of the goods, chattels and personal property of

Washington Hedtler

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away*

from the said Washington Hedtler

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

John Quinn, William Warren and Edward Vincelett

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.

David B. Collins
BENJ. K. PHELPS, District Attorney.