

In the Supreme Court of British Columbia

British Columbia

Victoria

J. Wit.

The Jurors for
our Lady the
Queen upon

their Oaths present that
heretofore to wit at the Police
Court Victoria in the Colony
of British Columbia on the
seventh day of June in the
Year of our Lord One thousand
Eight hundred and seventy one
before Augustus Frederick
Pemberton Esquire then and
yet one of the Justices of
our said Lady the Queen
assigned to keep the peace

in the said Colony and
also to hear and determine
divers felonies trespasses
and other misdemeanors
in the said Colony committed
it was adjudged and
ordered that Coona should
be adjudged imprisoned
for the term of six months
with hard labor which
judgment and order still
remains in full force
and effect and not in
the least reversed or made
void and the Jurors aforesaid
upon their oaths aforesaid

do further present that the
said Coma afterwards that
is to say after he the said
Coma was so ordered to
be imprisoned as aforesaid
and before the expiration
of the term of six months
for which he the said Coma
was so ordered to be imprisoned
as aforesaid to wit on the
twenty first day of June
in the year of our Lord
one thousand eight hundred
and seventy one feloniously

and unlawfully and without
any lawful Cause or Excuse
whatsoever was at large
within the said Colony of
British Columbia to wit
in the City of Victoria against
the form of the Statute in
such Case made and
provided and against the
peace of Our Lady the Queen
her Crown and dignity.

Dea Grully

Sentence

One year's imprisonment
with hard labour ^{from} the
expiration of the ~~Sentence~~
the prisoner is undergoing

Richard Woods
Reg^r

7th December 1870

No 6

Regina

v

Loma

Indictment

Being at large
during a Sentence
of Imprisonment

Witnesses

W. Mc Iwen

W. Bowden

J. Wollacott.

True Bill -

John Holtby

Foreman