

RECOGNISANCE OF BAIL.

COLONY OF VANCOUVER ISLAND }
And its Dependencies,
To Wit :

BE IT REMEMBERED, that on the *Twenty third* day of *February*
in the *Seventy ninth* year of the reign of Queen Victoria, *New York,*
Henry Casson Courtney, Richard Woods,
and William S. Green,

cometh before me, *Augustus Pemberton Esq^r*, one of Her Majesty's
Justices of the Peace for the said Colony, and severally acknowledged themselves to owe to our said
Lady the Queen, that is to say the said *New York Henry Casson*
Courtney, Richard Woods and William
S. Green, in the sum of *Two hundred*
and fifty dollars each

to be respectively levied of their lands and tenements, goods and chattels, if the said *New York*
Henry Casson Courtney, Richard Woods and
William S. Green,
shall make default in the performance of the condition underwritten hereon.

New York
Witness
at the City of Vancouver.
Henry Courtney

William S. Green
Augustus Pemberton
Magistrate

The condition of this Recognisance is such that if the above bounden
shall personally appear before the Justices of our Sovereign Lady the Queen, (assigned to keep the
peace within the said *Colony* ~~District~~ and likewise to hear and determine divers felonies, trespasses, and other
misdemeanors in the said *Colony* ~~District~~ committed,) at the next *Next* Sessions of the
Peace to be holden in and for the said *Colony* ~~District~~, then and there to answer to our Sovereign Lady the
Queen, for and concerning the *Charge of Perjury*
with suspicion whereof ~~the said~~ *Long Paul*
stands charged before *Augustus Pemberton Esq^r* the said
Justice, and to do and receive what shall by the Court be then and there enjoined him, and shall not
depart the Court without license ; then the above written Recognisance shall be void.