

RECOGNISANCE OF BAIL.

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

BE IT REMEMBERED, that on the *twenty third* day of *January*
in the *thirty first* year of the reign of Queen Victoria, *Frank Harwood*
and Horace Coffin.

cometh before me, *Augustus Pemberton Esq* 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 *Frank Harwood and*
Horace Coffin 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 *Frank Harwood*
and Horace Coffin
shall make default in the performance of the condition underwritten hereon.

Witness *Frank Harwood*
Mark
Attestation

A Pemberton
Magistrate

H Coffin

The condition of this Recognisance is such that if the above bounden *Frank Harwood*
and Horace Coffin
shall personally appear before the Justices of our Sovereign Lady the Queen, (assigned to keep the
peace within the said ~~District~~ ^{Colony}, and likewise to hear and determine divers felonies, trespasses, and other
misdemeanors in the said ~~District~~ ^{Colony} committed,) at the next ~~Sessions~~ ^{Assizes} ~~of the~~ ^{of the}
Peace to be holden in and for the said ~~District~~ ^{Colony}, then and there to ~~answer~~ ^{appear} to our Sovereign Lady the
Queen, for and concerning the *charge of murder*
with suspicion whereof the said *Quamish*
stands charged before *Augustus Pemberton Esq* 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.