

(11 and 12 Vic., c. 42.)

RECOGNIZANCE TO GIVE EVIDENCE.

BE it remembered, that on the eleventh day of October

in the year of Our Lord One thousand eight hundred and fifty-eight

(a) Residence or place of abode, Alexander Lovell of (a) Sandhurst

(b) Profession, Trade, or Calling, in the Colony of Victoria (b) Draper personally came

(c) me or us: one or two.
(d) City of Melbourne in the, or
Town of Geelong in the

before (c) One of Her Majesty's Justices of the Peace for the (d) District of

Bendigo

(e) himself or herself. said Colony, and acknowledged (e) himself to owe to our Sovereign Lady the Queen the sum
of One hundred pounds, of good and lawful money of Great Britain, to be made and

(f) his or her. levied of (f) his goods and chattels, lands and tenements, to the use of our said Lady the Queen,

(g) he or she. Alexander Lovell her Heirs and Successors, if he (g) the said shall fail in the condition indorsed.

Taken and acknowledged the day and year first above mentioned at Sandhurst
in the said Colony, before me

William Augustine Stoch J.P.
Coroner.

Via the late Jean Mhl
from Criminal Trial Briefs

The Condition of the within written Recognizance is such, That Whereas

(a) was or were. (b) me or us.

(a) was or were charged before (b) see the Coroner at

Justice of the Peace within mentioned, for that he the said Robert Lovell
on the second day of October A.D. 1858.
at Elysian Flat, Fitzroy in the Colony aforesaid,

(c) As in the caption of the depositions.

did (c) Commit Wilful Murder on one
George Clark by stabbing him with a clasp
Knife in the Abdomen.

(d) he or she. (e) the Witness.

if therefore he (d) the said (e)

Alexander Lovell

shall appear at

(f) Gaol Delivery, Circuit Court, the (f)
or Court of General Sessions,
as the case may be.

Circuit Court to be holden
at Lindhurst in and for the Colony of Victoria, on the twelfth
day of November A.D., 1858, and there give such evidence as he (g) knoweth upon an
Information to be then and there preferred against the said

Robert Lovell

for the offence aforesaid, to the Jurors who shall pass upon the trial of the said

Robert Lovell then the said recognizance to be
void, or else to stand in full force and virtue.

11. 9. 1858

(11 and 12 Vic., c. 42.)

RECOGNIZANCE TO GIVE EVIDENCE.

BE it remembered, that on the

Third

day of

November

in the year of Our Lord One thousand eight hundred and fifty-eight

(a) Residence or place of abode.

(b) Profession, Trade, or Calling.

(c) me or us; one or two.
(d) City of Melbourne in the, or
Town of Geelong in the

*Arthur John Clarke of (a) Glynnian Flat Whiptree
 Miner and Coroner personally came
 before (c) one of Her Majesty's Justices of the Peace for the (d) District of
 Bendigo*

(e) himself or herself.

said Colony, and acknowledged (e) himself to owe to our Sovereign Lady the Queen the sum
 of one hundred pounds, of good and lawful money of Great Britain, to be made and

levied of (f) his goods and chattels, lands and tenements, to the use of our said Lady the Queen,

(g) he or she. her Heirs and Successors, if he (g) the said *Arthur John Clarke*
 shall fail in the condition indorsed.Taken and acknowledged the day and year first above mentioned at *Glynnian Flat Whiptree*
 in the said Colony, before me

*William Augustine Stock J.P.
 Coroner*

The Condition of the within written Recogmizance is such, That Whereas

(a) was or were, (b) me or us,

(c) As in the caption of the depo- did (c) stitutions.

(d) he or she, (e) the Witness, If therefore he (d) the said (e)

(f) Gaol Delivery, Queen's Sessions, the (f) as the case may be.

Information to be then and there preferred against the said
day of February, A.D., 1857 and there give such evidence as he (g) knoweth upon an
at Victoria, in and for the Colony of Victoria, on the third
to be holden

of February, in and for the Colony of Victoria, on the third
to be holden

then the said Recogmizance to be

void, or else to stand in full force and virtue.

(11 and 12 Vic., c. 42.)

RECOGNIZANCE TO GIVE EVIDENCE.

BE it remembered, that on the Third day of November

in the year of Our Lord One thousand eight hundred and fifty-eight

(a) Residence or place of abode.

John Rattery of (a) Elysian Flat Whistick

(b) Profession, Trade, or Calling.

in the Colony of Victoria (b) Newspaper Agent

personally came

(c) me or us: one or two.

(d) City of Melbourne in the, or
Town of Geelong in the

before (c) one of Her Majesty's Justices of the Peace for the (d) District of Bendigo

(e) himself or herself.

said Colony, and acknowledged (e) himself to owe to our Sovereign Lady the Queen the sum
of one hundred pounds, of good and lawful money of Great Britain, to be made and

(f) his or her.

levied of (f) his goods and chattels, lands and tenements, to the use of our said Lady the Queen,
her Heirs and Successors, if he (g) the said John Rattery
shall fail in the condition indorsed.

Taken and acknowledged the day and year first above mentioned at Elysian Flat Whistick
in the said Colony, before me

William Augustine Roche J.P.
for owner

The Condition of the within written Recognizance is such, That Whereas

(a) was or were, (b) me or us,

(c) was or were, (d) me or us,

(e) was or were, (f) me or us,

Robert Jones, ^{the recognizance before October ultimo}
^{and my request} charged before (b) the Coroner and
Justice of the Peace within mentioned, for that he the said *Robert Jones*

on the Second day of October A.D. 1850.

at *Lyttelton* ^{Philippetown}

in the Colony aforesaid,

(c) As in the caption of the depo. did (c) Commit Wilful Murder on one *George Clark* by stabbing him with a *Claw Knife* in
The absence of *John Hartney*

(d) he or she. (e) the Witness, if therefore he (d) the said (e)

shall appear at

(f) Gaol Delivery, Circuit Court, the (g) *Circuit Court*
or Court of General Sessions, as the case may be.

at *Gardiners* in and for the Colony of Victoria, on the *twelfth*
day of *November* A.D., 1850, and there give such evidence as he (g) knoweth upon an

Information to be then and there preferred against the said

for the offence aforesaid, to the Juries who shall pass upon the trial of the said

Robert Jones

then the said recognizance to be

void, or else to stand in full force and virtue.

John Hartney

(11 and 12 Vic., c. 42.)

RECOGNIZANCE TO GIVE EVIDENCE.

BE it remembered, that on the third day of November,
 in the year of Our Lord One thousand eight hundred and fifty-eight,

(a) Residence or place of abode. John Whealan of (a) Elysian Flat Whipton

(b) Profession, Trade, or Calling. Miner personally came
 before (c) me one of Her Majesty's Justices of the Peace for the (d) District of
 (c) me or us: one or two.
 (d) City of Melbourne in the, or
 Town of Geelong in the
Mt Bendigo

(e) himself or herself.
 (f) his or her.
 (g) he or she.

said Colony, and acknowledged (e) himself to owe to our Sovereign Lady the Queen the sum
 of one hundred pounds, of good and lawful money of Great Britain, to be made and
 levied of (f) his goods and chattels, lands and tenements, to the use of our said Lady the Queen,
 her Heirs and Successors, if he (g) the said John Whealan
 shall fail in the condition indorsed.

Taken and acknowledged the day and year first above mentioned at Elysian Flat Whipton
 in the said Colony, before me

William Augustine Rocke J.P.
 Coroner

The Condition of the within written Recognition is such, That Whereas

(a) was or were. (b) me or us.

Justice of the Peace within mentioned for that he the said *Robert Jones*

on the *28th day of April AD 1850.*

(a) was or were charged before (b) the Justice

(c) As in the caption of the depo. did (e)

(d) he or she. (e) the witness. If therefore he (d) the said (e)

(f) as the case may be.

or Court of General Sessions, the (f)

(g) shall appear at

to be helden
at *Woolwich* in and for the Colony of Victoria, on the *2nd*

day of *November AD 1850* and there give such evidence as he (g) knoweth upon an

Information to be then and there preferred against the said

void, or else to stand in full force and virtue
then the said recognition to be

for the offence aforesaid, to the Juries who shall pass upon the trial of the said

(O. 1.)

[No. 83.

(11 and 12 Vic., c. 42.)

RECOGNIZANCE TO GIVE EVIDENCE.

BE it remembered, that on the third day of November,
in the year of Our Lord One thousand eight hundred and fifty-eight,

(a) Residence or place of abode. Andrew M^cKnight of (a) Elysian Flat
(b) Profession, Trade, or Calling. in the Colony of Victoria (b) Mounted Constable personally came
(c) me or us: one or two. before (c) me one of Her Majesty's Justices of the Peace for the (d) District of
(d) City of Melbourne in the, or ^{and Coroner} Bendigo
Town of Geelong in the

(e) himself or herself.
said Colony, and acknowledged (e) himself to owe to our Sovereign Lady the Queen the sum
of one hundred pounds, of good and lawful money of Great Britain, to be made and
levied of (f) his goods and chattels, lands and tenements, to the use of our said Lady the Queen,
(f) his or her.
(g) he or she. her Heirs and Successors, if he (g) the said Andrew M^cKnight
shall fail in the condition indorsed.

Taken and acknowledged the day and year first above mentioned at Elysian Flat Whiptree
in the said Colony, before me

William Augustus Stock J.P.
Coroner

void, or else to stand in full force and virtue.

then the said recognition to be

for the offence aforesaid, to the Juries who shall pass upon the trial of the said

Colonial Court

Information to be then and there preferred against the said

day of December, A.D., 1850, and there give such evidence as he (g) knoweth upon an

as the case may be,
or Court of General Session, on the Colonial Court in aid for the Colony of Victoria, on the Colonial Court

(f) Gaol Delivery, Crown Court, the (f) Colonial Court, to be helden

shall appear at

(d) he or she, (e) the Witness, if therefore he (d) the said (e)

the address

(c) As in the caption of the depo. did (c) Colonial Court make a charge in

at Colonial Court on the day of December 1850,

on the Colonial Court day of December 1850,

justice of the Peace within mentioned for that he the said Colonial Court

(a) was or were, (b) me or us.

The Condition of the within written Recognition is such, That Whereas

(a) was or were, (b) me or us.

(O. I.)

[No. 83.

(11 and 12 Vic., c. 42.)

RECOGNIZANCE TO GIVE EVIDENCE.

BE it remembered, that on the third day of November
in the year of Our Lord One thousand eight hundred and fifty-eight
(a) Residence or place of abode. Alexander Dow of (a) Elysian Flat Whipstick
(b) Profession, Trade, or Calling. in the Colony of Victoria (b) Surgeon and Coroner personally came
(c) me or us; one or two. before (c) me one of Her Majesty's Justices of the Peace for the (d) District of
(d) City of Melbourne in the, or Town of Geelong in the Bendigo
(e) himself or herself. said Colony, and acknowledged (e) himself to owe to our Sovereign Lady the Queen the sum
of one hundred pounds, of good and lawful money of Great Britain, to be made and
levied of (f) his goods and chattels, lands and tenements, to the use of our said Lady the Queen,
her Heirs and Successors, if he (g) the said Alexander Dow
shall fail in the condition indorsed.

Taken and acknowledged the day and year first above mentioned at Elysian Flat Whipstick
in the said Colony, before me

William Augustine Rocks J.P.
Coroner

then the said recognition to be

void, or else to stand in full force and virtue.

for the offence aforesaid, to the Juries who shall pass upon the trial of the said

Information to be then and there preferred against the said
day of August A.D. 1850, and there give such evidence as he (g) knoweth upon an

at . in and for the Colony of Victoria, on the ~~last~~
to be helden
shall appear at

(d) he or she. (e) the witness. It therefore he (d) the said (e)
in the Colony aforesaid,
as the case may be.
or Court of General Sessions, the (f) / witness (sure)
of Delvers, Clerks, the (g) / witness (sure)

(c) As in the caption of the depo. did (c) witness affirme
in the Colony aforesaid,

at August 1850
on the ~~last~~ day of August A.D. 1850

(a) was or were. (b) me or us.

The Condition of the within written Recognition is such, That Whereas

(11 and 12 Vic., c. 42.)

RECOGNIZANCE TO GIVE EVIDENCE.

I acknowledge to be true the facts contained in this paper.

BE it remembered, that on the third day of November,

in the year of Our Lord One thousand eight hundred and fifty-eight,

(a) Residence or place of abode,

(b) Profession, Trade, or Calling.

(c) me or us; one or two.

(d) City of Melbourne in the, or Town of Geelong in the

in the Colony of Victoria,

(b) Miner of (a)

and Coroner

personally came

before (c) me the

of Her Majesty's Justices of the Peace for the (d)

District of

Bendigo

(e) himself or herself.

(f) his or her.

(g) he or she.

said Colony, and acknowledged (e) himself to owe to our Sovereign Lady the Queen the sum of one hundred pounds, of good and lawful money of Great Britain, to be made and

levied of (f) his goods and chattels, lands and tenements, to the use of our said Lady the Queen,

her Heirs and Successors, if he (g) the said James Taylor

shall fail in the condition indorsed.

Taken and acknowledged the day and year first above mentioned at Elysian Flat Whistick
in the said Colony, before meWilliam Augustine Roche
Coroner J.P.

void, or else to stand in full force and virtue.

then the said recognition to be

for the offence aforesaid, to the jurors who shall pass upon the trial of the said

John J. Morris

Information to be then and there preferred against the said

day of *September*, A.D. 1850, and there give such evidence as he (g) knoweth upon an

at *Bridewell* in and for the Colony of Victoria, on the *first*

to be held on

shall appear at

(f) Gaol Delivery, Colony Court, the (f) or Court of General Sessions, as the case may be.

(d) he or she, (e) the witness, if therefore he (d) the said (e)

sitions,

(c) As in the caption of the depo- did (c)

in the Colony aforesaid,

on the *first* day of *September*, A.D. 1850

justice of the Peace within mentioned, for that he the said *John Morris*

(a) ~~was~~ ~~had~~ charged before (b) the coroner and

(a) was or were, (b) me or us.

The Condition of the within written Recogntion is such, That Whereas

(O. I.)

[No. 83.

(11 and 12 Vic., c. 42.)

RECOGNIZANCE TO GIVE EVIDENCE.

BE it remembered, that on the fourth day of November,
in the year of Our Lord One thousand eight hundred and fifty-eight

(a) Residence or place of abode.

(b) Profession, Trade, or Calling.

(c) me or us: one or two.
(d) City of Melbourne in the, or
Town of Geelong in the

*Richard Eddy of (a) Elspian Flat Whistlers
Miner and Crowned (b) personally came
(c) one of Her Majesty's Justices of the Peace for the (d) District
Blundells*

(e) himself or herself.

(f) his or her.

(g) he or she.

said Colony, and acknowledged (e) himself to owe to our Sovereign Lady the Queen the sum
of one hundred pounds, of good and lawful money of Great Britain, to be made and
levied of (f) his goods and chattels, lands and tenements, to the use of our said Lady the Queen,
her Heirs and Successors, if he (g) the said *Richard Eddy*
shall fail in the condition indorsed.

Taken and acknowledged the day and year first above mentioned at *Elspian Flat Whistlers*
in the said Colony, before me

*William Augustine Rocke J.P.
Crownor*

The Condition of the within written Recognizance is such, That Whereas

Robert Jones

(a) was or were. (b) me or us.

the eleventh day of October A.D. 1850
and my witness ^{(a) was} charged before (b) me the Coroner
Justice of the Peace within mentioned, for that he the said *Robert Jones*
on the second day of October A.D. 1850
at *Sylvania Flat, Whistlers* in the Colony aforesaid,
did (c) Commit Wilful Murder, on one George Clark by stabbing him with a sharp
Knife in the abdomen.

(d) he or she. (e) the Witness.

if therefore he (d) the said (e)

Richard Eddy

(f) Gaol Delivery, Circuit Court, the (f) Circuit Court
or Court of General Sessions, as the case may be.
shall appear at
at *Auditorium* in and for the Colony of Victoria, on the twelfth
day of November A.D., 1850, and there give such evidence as he (g) knoweth upon an
Information to be then and there preferred against the said

Robert Jones

for the offence aforesaid, to the Jurors who shall pass upon the trial of the said

Robert Jones.

void, or else to stand in full force and virtue,

John Alexander McLeod.

then the said recognizance to be
Richard Eddy
mark.

(11 and 12 Vic., c. 42.)

RECOGNIZANCE TO GIVE EVIDENCE.

BE it remembered, that on the

fourth

day of

November

in the year of Our Lord One thousand eight hundred and fifty.

(a) Residence or place of abode.

Henry Martin

of (a)

Elystan Hall Whiptoeck

(b) Profession, Trade, or Calling.

Restaurant Keeper

personally came

and coroner

(c) me or us: one or two.

before (c) me one of Her Majesty's Justices of the Peace for the (d)

(d) City of Melbourne in the, or

Town of Geelong in the

District of

Bendigo

(e) himself or herself.

said Colony, and acknowledged (e) himself to owe to our Sovereign Lady the Queen the sum
of one hundred pounds, of good and lawful money of Great Britain, to be made and

levied of (f) his goods and chattels, lands and tenements, to the use of our said Lady the Queen,

her Heirs and Successors, if he (g) the said Henry Martin

shall fail in the condition indorsed.

(f) his or her.

(g) he or she.

Taken and acknowledged the day and year first above mentioned at

in the said Colony, before me

William Augustine Roche J.P.
Coroner

void, or else to stand in full force and virtue,

then the said recognition to be

for the offence aforesaid, to the Juries who shall pass upon the trial of the said

Information to be then and there preferred against the said

day of February, 1850, and there give such evidence as he (g) knoweth upon an

as ~~February~~, in and for the Colony of Victoria, on the ~~last~~

(f) Court of General Sessions, the (f) ~~February~~ ~~sixty~~ ~~second~~ ~~year~~ ~~of~~ ~~the~~ ~~Colonial~~ ~~Session~~, ~~to~~ ~~be~~ ~~held~~ ~~in~~ ~~the~~ ~~case~~ ~~may~~ ~~be~~.

(g) ~~of~~ ~~February~~, in the Colony aforesaid, in the ~~last~~ ~~sixty~~ ~~second~~ ~~year~~ ~~of~~ ~~the~~ ~~Colonial~~ ~~Session~~, ~~to~~ ~~be~~ ~~held~~ ~~in~~ ~~the~~ ~~case~~ ~~may~~ ~~be~~.

(d) he or she, (e) the Witness, it therefore he (d) the said (e) ~~sixty~~ ~~second~~ ~~year~~ ~~of~~ ~~the~~ ~~Colonial~~ ~~Session~~, ~~to~~ ~~be~~ ~~held~~ ~~in~~ ~~the~~ ~~case~~ ~~may~~ ~~be~~.

(c) As in the caption of the depo. did (e) Colony aforesaid,
on the ~~sixty~~ ~~second~~ ~~year~~ ~~of~~ ~~the~~ ~~Colonial~~ ~~Session~~, ~~to~~ ~~be~~ ~~held~~ ~~in~~ ~~the~~ ~~case~~ ~~may~~ ~~be~~.

(a) ~~of~~ ~~February~~, ~~in~~ ~~the~~ ~~case~~ ~~may~~ ~~be~~ ~~held~~ ~~in~~ ~~the~~ ~~case~~ ~~may~~ ~~be~~ ~~held~~ ~~in~~ ~~the~~ ~~case~~ ~~may~~ ~~be~~ ~~held~~ ~~in~~ ~~the~~ ~~case~~ ~~may~~ ~~be~~.

justice of the Peace within mentioned, for that he the said ~~February~~ ~~sixty~~ ~~second~~ ~~year~~ ~~of~~ ~~the~~ ~~Colonial~~ ~~Session~~, ~~to~~ ~~be~~ ~~held~~ ~~in~~ ~~the~~ ~~case~~ ~~may~~ ~~be~~.

(b) ~~of~~ ~~February~~, ~~in~~ ~~the~~ ~~case~~ ~~may~~ ~~be~~ ~~held~~ ~~in~~ ~~the~~ ~~case~~ ~~may~~ ~~be~~ ~~held~~ ~~in~~ ~~the~~ ~~case~~ ~~may~~ ~~be~~.

(u) was or were, (b) me or us.

The Condition of the within written Interrogazione is such, That Whereas