SUPREME COURT

CHIMINAL STRIPLING

april 142

Dr. 994

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Felice 12/ hours former Augustia.

That I sally rully reading Stead of nelly

Thut 5 years 65 hunday 3 gears PS



Information and Complaint for an Indictable Offence.

Mestern Australia. } THE Information and Complaint of George Mourriott. Laborer - of Williams taken this Jeuth day of Jonney in the year of Our Lord One Thousand Eight Hundred and english before the undersigned one of Her Majesty's Justices of the Peace in and for the said Colony, who saith that Maramuking on or about the Twenty Seventh day of December sighteen hundred eind eightig one. Sohn Hint and Sohn knunday about eightig fine lago of Sandalwoods of the goods and challes of one Leorge marriott feloniously sille Eleal take and carry away G. Marziott

Sworn before me, the day and year first above-mentioned.

for Mountaly: A.

DEPOSITIONS OF WITNESSES.

to wit. THE Examination of George Marriott Simon Pearse to wit. and George Prillmore

> taken on oatho - this Twentieth day of Sommany in the year of Our Lord one thousand eight hundred and highly dwo nat Williams in the Colony aforesaid, before the undersigned, of Her Majesty's Justices of the Peace for the said Colony, in the presence and hearing of John Flint and John Brunday who

Hor. carges charged this day before me for that he the said I ohn Him & John Inundaces at Incuraminting on on or about the Twenty Seventh day of December eighteen hundred and eighty one

about eighty time lags of Sandalwood

Incurred peloniously did steat lake and Carry away

This Deponent George In arrivatt on his outh ~ saith as follows I am a latorer futting andal- food in The righton hood of Marrameting. I had a heafor Sandalword, but and cleaned, of from pleven to withent tons man Manamuking in his twenty -Ninth of December 1881. Harrametring is a I ace on William Lutin's pun, having a large to it or it. No one had charge of my wood, the heafe is about half a mile west of the tank. There is no ford close to it, it is in the bush. It is about two miles from Boundins in a porth-sack direction. Boundin is the place where of m Hint lives, & Mundow when lives thers. In Sortundar The 243 December 1 Me heap of wood and went to it again on the 28

of he as the I not est that the heals had been die

The the the state of the state taken on cathe - this Turent the day of Journal out thousand in the year of Our Lord out thousand eight hundred and highly there at Welliams in the Colony aforesaid, before the undersigned. of Her Majesty's Justices of the Peace for the said Colony, in the presence and hearing of the flower flower of the soid for the soid of the flower & Sola freemany in browning whing wo or actions of the "wenty cover the day of. Donemer eighteen hundred and eighty one about eighty dens lago of Somanlovools of the grand + exaction of and George trace in T helowerly dell died to the on a carry ourself This Deponent George on ourseast on his outhor with as follows " = " = " the same that I have the and the state of t - the History thoughts . Sometime to the Same sometime is a Comment of the same of the sam The said the said the said 1. who I hall a mode week of the tout to the there is no - the trust of it is in the brush - It is whent live a the Branding or parthe and dischier . They die , I The to star which have a Renday ale and the the the the the the he bear a work and went to it again on the 30th I't's month I protected that he hear book been die-In bed a non it is now word won how then, it was browned

with the head of an adys, somewhat in the form of an M. The roll now produced maked A; is old one just for the propose. I let it also with a non from William Maddow, it is his hope The heat had been Mista and And for tracks. I found tracks of two mess and of a woman, and befolived these tracks shirt I came to place a wagger had been, instraction had been personedly to not to to the hines Som da Good I was about once of the himdered wards from the heat to where the procure had stood in the dischon of Bounding / Flants Hace ! Tracks of The wadren through the bush evering two sandal- word tracks and the hast bast of the her along a track to Bounding. There had been pain to weer the 24 and the 28 . The tracks appeared quite to he fine the pain. Hollowed the bracks to Flint hace and fow there a waggen loaded with sondal-line John Munday was on the waggen and Ish Hint or the ground when the waggen, they were foutting some fondal-wood on the waggen! Mountified a loc of wood on the new side of the wargon! it is a sentiar lock of wood looking now like native brach than bandal wood, being of a predich brown color, it was while theren in his his feet long, the ohe a, the tops found sult in an word I hadel. One forthe por land, have the other, it had without of the porte I how to ridge to be a bout lister to Errenty frounds whicht. - Brow this took interitor because had a bet of two of things on it with another man! This nan was kimm Cance & the bet we made in the presence of Edward Francon link. The love we chilled in live threes to decide the bet ons was in the but should bot from the root and the of un chip was of one port. In hositive that The townshinday for I have on Flint's program was my forthety. The low more modered, marked B, Shetiliche me mantalette and in the forms for water francon thinks had don to

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Sime - form houng . thes mont fact the to the standed it in fire the been defaced, but a porison of femilianam. I same to the Williams and a the Interest to repolice on the post day. T. b. Spidmore per a the Hare with me on the following day, por were on our fond- wien we fow think and Winday with the waggon in The your of the World. He went to The yard the prayer had been to low Land lives por a near of wood in the yard among which for time of my wood , This or holiverells in bared it - in a conforms with my (hand in his can the log in the heafo, one limb had been Sown of I picked the piece of that and been foun of & pilled it on to the sawn and. I had ins convertebourth Flint the 2th and his hold ins halls the roing me to Breddy or dirf. Ilthe his to a me he was to Dodd's & Chonon it was done to union me not and to mislead me - - went with A.b. Pridmore afternant to Marramuking and them to my heap of wood I think to come at a the hace to and from his brage to where " come prosed in From had shown by fould have not a liter wand by going to the braken track pumine fast the fack from my brake inchered of making their way thrown the bush I foulled Two pieces out of the heap at Dodd of in was here with the constable hat had my boand on ism and from con late faw the protien of that had he bround much me The prices produced marked D+ E, as the lams. forming by he Amis. I man pance on Idam as cutting when to be a mile from me, and there were a he wis front belowing to a man named or vivener about the mader of imile from pro. It not anow I, any word belonging to fither of the misoner new Marramiting. - I do Sol Comment and for place pother a with a kon was

Emma References & Higher did to the Management was the

lines - in in the day only the prosego and C, for Assu fawn of our of the fiche. I bound of their fire places, this no mes face and two on the other Those hourd have 1851 defaced, but a portion of lome Brain. I same to the Williams and made a statement to the leties on the night day. T. b. Apidmore went out to is place with me on the following day, por were on respond- wiren we fan Alink and Klimbar with the waggin in the yard of fine Dodd. ble went to he spard the pragger had been in loaded and the sport a hear of wood in the band among which the some of my were the of hochuse Is in balled it - rates on forms with my Grand on the is contine low in the sofo, one limb had been bown off. I picked the pieces who that had been fown of + fitted if on to the fain and . I had some contraction of Find-1 1/2 2/ and he lod int har to a row to Body jo class. Ilhe he to o me he some gove to Dodde I chonolis it was done to throw me not and to me lead me. went with A.b. Pridmous afterwards to Maramuking and them to my heafrof wood - Sthowed in lone of the hace to and from the bays to prive the proper prode. breen had phress they fould have had the road by going to the braken track running fast the hout from my house inchered of making their way through the bush I foulled Two prices out of the heap at Dodd's when I was here with the constable hat had me bank no nem and from the condate faw the protien of that had in brand mark on In hiers produced marked I + E, and the lame. Comme by the Birting I mon han if Idam. cutting whent had a mile from me and flow were had Post Islanding to a man sums of prises is soll in sunderes, i mile from ms. I to pol to ow I amy wood be origina to fither of the prisoners pear Variamiting.

I do soil Count, any me flee puting werters his wines.

e of his attitude - did not not be manufactor

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the 23 de la la mais men - to flore min. - believe shaned Male to the to the 242 Whis I first went to Dodd's look you hand on line on forms wood by mistake. You made some observation when the chaining the whole of the healt if that brand was mind. This is there done wing I must had who with it . Sie no for and the wife the log by the himb-jule of it. Filistwentish day of fan 4/82 loty IR Simon Pearse Sworn faith - am a line to in the of Articul Garcen of Millians. B. 1 342 of Duen act I pros at Warramuting with Ber Karriott and Bolward Barron Jung. Their was a lange lisa it land a woodlives belonging to beorge Raniel. There was the pring lange low in the tot that we had a bet about. - And pay to une about the feet long, had leve handles to i gran and the show, the long branch bent not from this dien with the Livers were and rotimit. The bog had been grubbed wir. The 14/ war between Warnott and myself of bet him took litime, the low wor native - place - Harriot Trio it was ancal -- wood. I sura noth in the low with an air o outa for and a half from the parts and another were in the side of he ones of pen he but. I have bear on the boy light in thats r'a M. The not fee this ine turning onale made it - Think the raise produced po who make u-Similar moule. In one center of the fort of the to their is a small price of bank which had now been helyed out and then is also the two age marks I made on it. I would brow the log by that. I am position the low how how branded with the bround now on it at the time, and the Shorter of he two him be was longer three it is now. The hand I four on it fore some four inter a boos he

Was where + made a notch. I ver I y rece tour

the pricen: Vinter Conworls good not in former to former sation his to de mis that the la - would not allowme to swear to the log in question! He asked pre if of Mrs The long and I faid yes - Saw it at Banamaking Se also fait that the log was his me that I would get musely into from the if I went to swear count from At to de ms "her would not allow me to forcar a anda - poord-" I have not keen he lan lines of pawit at How muting until-presunit pust non! lescom by the priemer, Flint Marritt this of a poil ous to Marramilias on Friday 1 6 28 took one too o to haddoy's on Christmad ling for Marriell . Edw Farren and D'a riett pour forter proughto peak up to the hinds pines your their - Sakin & Lever hor ins chin
20 3 hand lay see 1822 - Same Simon X Pearse

Edward Barron Jung Gworn Jaith . - - In a labour living with my father about sixteen miles from Williams. In the 24th and George Harriott were there with pra. There was an argument between tesm about a log worch Place faid for a prach log. They made a bet of the the between them that it was fandal wood. I pulled the loo out of the heafor and Peace with in our chipped a piece met in two blaces to as to get the odone of the proof developed. If for I to be fandal prood The log was about ter feet long, it had been you tid up and had a portion of its pools on, it was forbed having to branches, me was about half the length of the other. I fan two hands on it in the shapes of a M. I saw the instrument that made the brand, it was an adge + the brand was in the hammer find. The adys produced marked Al is the one from Elis brand on the fried of port produced, marked to would be pade by that inthurning also on that marked D. I should

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Conow the log if I aw il. The log fam now them marked B, is the forms log. I know by a little portion of salo at the law of the fork the was porton it, also by the noteher cut in it The brands for on it are not there i we. he hande from on it pos not one when I have ili I do not know prives hond it is a is mit. Barm by the prismer, Flish - for not at he unching in the the the Charles Speak at the heart on federal the 28th I did- not few Marriott there Grow the Bruch When - point to the hory Sunday pring, to Is any hoche poor the wood - how on the strack about a hundred yard away . Afra: not hain, her ban bein pair . Salien and pour before me Este farron find This hummit day of formore 1802 Sm! Ross Hoty. He Min Bother In Welnies

George (Pristmoss five in faith - Some to to generale platines) at the Williams. In consequence of sister mation preciosed went with George Marriott on Natur day Dect 31 then, first to Som Boold's and on the next day to Kanamuking. Without Practice Dodd's - paw their the Flint & John Hunday - pawa waggon Sanding near the fanda - well heaft in Dodd's yand, it was smpty. Itald Slint Munkaw trat Chargement there refresting from fandat-prod Tim Com Kings Monwit and had form secon to wairs it was brught on by the Team and that I was aving to werhand the hear of wood and they had tother stand by and look on. Their fame to the brace were the fundal-food has. Warriett friends not a brand that was on the pad of the heaps and said that was his brand but afterwards on booking course at it he inin he had made a mistates. Flint which me allention to it and said you I the law it that is his band at the wood is

Francisco - Com They afternand word many too Marrie " to Throw on any wood of believed to be his here any forticula. Low that he for his hond on to print out to me and I would take prosession of it. The found two biers with his brand on and I pand the log in two and stock to hart having the trand on. The also found the large borked for now produced, montered B. in this heaft. At fromthet sult from other loops that he fait he come from his by the cleaning but he would not positively swear to them. This us the bid in Dodd's yard and left their, and brought away the large by and the two prices with Harriott's brand on Aules fried me a lives that had been four de the la grace who finish fitter. Tracky on the thort branch . This dalso bond tim. This print Law we went to Brown miting. I went to the place when the Landal-wood had been stacked Ind four it had all been cleared away. also found the hacks of levera rophe who had been going backwards and formand and they lot a indistrict. They were going from where he heard of wood harbeen, our a hill to where found the back of a waggen This was about 401 yards from where the bas had been. - I faw where the waggen had been turned sound it then went off in the thirefin from phicis it had some marky following tracks by which it had forms . - I should it to form Flints places, it had gons thing account to fondal- proce heat at his place. - hamined any ships of paw there to see if I fould find any with Manietts brand on but found hons. In pagger which alternise quite fresh, not many days old . - Tart Warriett to bring in the to be, and I brought in the prisees. In the devention to annous fast thele Em Flint and John Munday. I mad the warrants to them. "Hint said that Marriott had got this with for him and he would make him sweat for it. " Thunday made no smarks. I be the Bluen. Alhen A bothe Dodd about

A some

The wood. The faid that think and Dunday had some There trad done with a load of word and that he had But weight dit til was on the telepho of the Inch. The mismers were then futting that. Jakin and swom before me . George Richmon P.C this two with day of January 1812 Im Dodd Levon faith. - I am a small former presiding about twinty two miles from the Williams. I Great the two forciores, The Shall and Sim Browday & hows dealing with them huying fand at poor from them and Supplying shaff und stores. In which alunday Tres 31th the A. Midner and Kings Warriett can it he my blace Flint and Hunday wers there as the time. They brought me a load of fundal wood hat day; I helper to present the been and look it at the wight oney to it it was how was Leve ton four put . I found P. Midmen ing word Shat had been delivered. I fal by whilst he and Carnett were over --handing the word to that am finding lat they looked over The wood deliver by Sink and Hun And Jaw Warriell bick out a long log which his faid was the fram identity that log Marriot taid a piece had been four of the faw him friet up that fries. It somed to pour bond very well. Tis was I have pow been marked B, dent you the one minted out he Marriott and which had been delivered tims bu flint and Mun lay . posice brands on the for when delivere me, they were Flinte to I brand - Sappand to have been but on bush. In the Fact of the wire a counter of a brand has toucked the long. " could not sorning the hand but it is seident one has been their like he said of an adys. -I do not know Blun land brand, but the his his has one withas Mon it it have hard with his hard on two

(9)11/201 3111. Beam by the priveres Hint. Son brought both were and stumpes to my Lace on the 31th December. Some of the food the Bassiot -Corsword Ismed lobs old pleaned poord it had being while a little. Jaken int Luim lefor his golm Dodd Chistornisti don & Saman 1882 Cm. Absallitu &R

Statement of the Accused.

John Flint n standScharged before the undersigned one of Her Majesty's Justices of the Peace in and for the Colony aforesaid, this 20 th day of Jennary in the year of our Lord 1882 for that the said Long Flint on 24 December 1881 at Increase thing about eighty Fine loss of Semeralwoods of the soons and Challels of one George Inarriott's felomentally clicks Situl larke and Carry away

and the said charge being read to the said of and the witnesses for the prosecution George Mourice? Some and the witnesses being severally examined in his presence, the said follows:—"Having heard the evidence, do you wish to say anything in answer to the charge? you are not obliged to say anything unless you desire to do so; but whatever you say will be taken down in writing, and may be given in evidence against you on your trial;" whereupon the said

of line maith as follows:

To learn four left my place from the 18th May of December -1801 sentil the 31th Day of December when ping son to Dorld's

I spin Je lint

Taken before me at Wellicemo the day and year first above named.

Mossilety IL

Statement of the Accused.

John Immodelf standscharged before the undersigned ne of Her Majesty's Justices of the Peace in and for the Colony aforesaid, this 20 th day of in the year of our Lord 1882 for that the said I only December 1882 for manual only December 1882 at Immonths of Some Charles of Some Steores In aid the Chailels of one Steores In aid the Care was a did the all Early on the Care was a side of the course of the care was a side of the care was

and the said charge being read to the said Solution Rearse and Solution of Large Iniamare of being severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presence, the said Solution of the said severally examined in his presenc

Posteam for left any frace from the 12 day of Desmin 1881 until the 31th day of December 881. I wan for went

John Hamiland

aken before me at William whe day and year first above named.

Aml Aussellety I.

Recognizance to Prosecute and give Evidence.

Western Australia to wit.

BE it remembered, That on the Luculies day of Science of arrivation of Williams in the said Colony, Lawrence of arrivation of personally came before me, one of Her Majesty's Justices of the Peace for the said Colony, and acknowledged himself to owe to our Sovereign Lady the Queen, the sum of Lawrence of good and lawful money of Great Britain, to be made and levied of his goods and chattels, lands and tenements, to the use of our said Lady the Queen, her heirs and successors, if he the said Learge In arrivation shall fail in the condition indorsed.

Taken and acknowledged, the day and year first above mentioned, at

William vo before me

The Magistration

of Williams are bound in the sum of Jen pounds to appear at the next court of Lumber Sections in and for the of Western Cushralia to be holden at Parth in the said Colony, and then and there prosecute and give evidence against Solm Heart Volum humany and unless you then appear there, and prosecute and give evidence accordingly, the Recognizance entered into by you will be forthwith levied on you.

Dated this Swewlieth day of Jonnary one thousand eight hundred and Erghly Two

Condition to Prosecute and give Evidence.

The condition of the within written recognizance is such, That whereas ene Toler flint & John brund cup was this day charged before me John le Ruscellery Justice of the Peace within mentioned, for that at In ara mirring on or about the Twenty Severith day of December one thousand eight of & cruel also o a d of the grows rematels fore George marriott felouversly did steal take rearry away if therefore he the said Leorge En arrive U appear at the next Court of Oyer and Terminer or General Gaol Delivery, or at the next Court of General Quarter Sessions of the Peace, to be holden in and for the Colvey of Western australiand there prefer or cause to be preferred a Bill of Indictment against the said John Hourt John frundley for the offence aforesaid, and duly prosecute such Indictment, and give evidence thereon as well to the Jurors who shall then inquire of the said offence, as also to them who shall pass upon the trial of the said John Hout Ta John hunday _ then the said recognizance to be void, or else to stand in full force and virtue.

Recognizance of Bail-

Western australia) to wit - Be it remembered that on the 20th day of Sanuary in The year of our Lord one Thousand eight hundred & eightig Levo Sohn Flint of William Comwall of Williams and Frederick Henry Fieses - of Williams personally cause before The undersigned one of Her majestips Sustices of the Peace for the Raid colony and severally asknowledged themselves to owe to our Lady the Queen the Several rums following That is to ray the said John Flint in the seem of Sift Tounds and the sail Welnam Cormoall and Frearrich Surry Freeze The rever of Frosty fins Sounds. each of good and lawful thoney of Great Britains to be made and levies of their several swalls & challels lands & Genement's respectively to The use of. our said Larry the Queen her heirs and Successors if he The Said John Hent fail in The concilion below mentioned -

Jaken and acknowledged The day & year afaresaid

at eveluans before me

The condition in Ordinary Cases

The condition of the within written recognizance is such That Whereas the Raids John Ilint was this day charged before me the Institute above mentionells for that he did commit a Landing, if therefore the Said John I lint will appear at the next brunials strings of the Supreme Court at Perth en the Raids Colony of Western and rate & Such indictment as may be faunce or preferred against him for or in respect of the Charge aforesaids and to Such indictment

Recognizance of Bail Western Custralia) to wit I Be it remembered that on the 20th day of danuary in the year of Our Lord one Thousand eight hundred and eighty Two. John Immany of. Williams William Cornwall of Williams and trederick Henry Presser of Williams personally came before the undersigned one of her hisferly Luxlices of the Peace for the Eaith Colony & severally acknowledged themostre to our lo our dady the Lucen the Several Sums following that is to ray the said John Brunaay. The rum of Fifty Laun do and The said William Cornwall and Frederick Iteury Greek The sum of Twenty Juic bounds each of good and lawful money of Great Britain to be made and levied of their Eeveral goods + Chattels lands & tenements respectively to the use of our said Lady the Queen her heirs and Eucessors if he the Said John Inunday failin The condition below trentioned Taken & ereknowledged The day and year first above meutioned al esterious before meml. Posselloty. I.R Red Magistrate. Conditions in Ordinary Cases -The condition of the above recognizance is such. That Whereas The Soule John muneray was this day charged before me the lutice above mentionell for that he did commit a of the growt challes of one range marriott hunday will Larceing, if, therefore the said the munday will appear at the neset Criminal Sillings of the Supreme Court at Pert in The said Colony of Wester 11 australies othere to Burrender himself into the custody of the Keeper of the Ferth Good There and plead to such indistreat or information as may be found or freferred against him for

or in respect of the charge aforesaid and to take his trial upon the same and not to depart the said court without leave then the said recognizance to be voice or else storned in full force and

Recognizance to give Evidence.

BE it remembered, That on the Security Australia in the year of our Lord, one thousand eight hundred and English Secondarian Pearse, of Westianus in the said Colony, Lockares personally came before me, one of Her Majesty's Justices of the Peace for the said Colony, and acknowledged himself to owe to our sovereign Lady the Queen, the sum of Secondarian, to be made and levied of his goods and chattels, lands and tenements, to the use of our said Lady the Queen, her heirs and successors, if he the said Secondarian Pearse shall fail in the condition indorsed.

Taken and acknowledged, the day and year first above mentioned at Williams before me

Western Australia)
to wit.

of Williams are bound in the sum of Learner for the Colony of Western Curstraliato be holden at Ferth in the said Colony, and then and there give evidence against John Hint Tohn Many and unless you then appear there, and give evidence accordingly, the Recognizance entered into by you will be forthwith levied on you.

Dated this Leventieth day of Lannary 1882

Condition to give evidence.

The condition of the within written Recognizance is such, That whereas one was this day charged before me

Justice of the Peace within mentioned,

for that

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appear at the next Court of Oyer and Terminer or General Gaol Delivery, or at the next Court of General Quarter Sessions of the Peace, to be holden in and for the of and there give such evidence as he knoweth upon a Bill of Indictment to be then and there preferred against the said for the offence aforesaid, as well to the Jurors who shall there inquire of the said offence, as also to the Jurors who shall pass upon the trial of the said if the said bill shall be found a true bill, then the said Recognizance to be void, or else to stand in full force and virtue.

Recognizance to give Evidence.

Western Australia to wit.

BE it remembered, That on the Twentieth day of January in the year of our Lord, one thousand eight hundred and eight yeur Barrow, of Williams in the said Colony, Labourers personally came before me, one of Her Majesty's Justices of the Peace for the said Colony, and acknowledged himself to owe to our sovereign Lady the Queen, the sum of Jen pour of good and lawful money of Great Britain, to be made and levied of his goods and chattels, lands and tenements, to the use of our said Lady the Queen, her heirs and successors, if he the said Colward Barron Surior shall fail in the condition indorsed. Taken and acknowledged, the day and year first above mentioned at

Welliamo before me

Western Australia to wit.

TAKE notice, That you, Edward Barron union of Williams - are bound in the sum of Jan pours to appear at the next court of Quarter Eusciouin and for the Colony of Western auxiralia to be holden at Ferth Colony, and then and there give evidence against Lolus Flint frulley and unless you then appear there, and give evidence accordingly, the Recognizance entered into by you will be forthwith levied on you. Dated this belowwiteth day of Lawrency 1882

Condition to give evidence.

The condition of the within written Recognizance is such, That whereas

one

Justice of the Peace within mentioned,

for that

appear at the next Court of Oyer and Terminer or General Gaol Delivery, or at the next Court of General Quarter Sessions of the Peace, to be holden in and for the of and there give such evidence as he knoweth upon a Bill of Indictment to be then and there preferred against the said for the offence aforesaid, as well to the Jurors who shall there inquire of the said offence, as also to the Jurors who shall pass upon the trial of the said

if the said bill shall be found a true bill, then the said Recognizance to be void, or else to stand in full force and virtue.

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Recognizance to give Evidence.

Western Australia to wit.	BE it remembered, That on the Luculiish day of Samuelle
Salar	in the year of our Lord, one thousand eight hundred and Englity Luco Dolldo of Williams in the said Colony, Farmer
sonu	personally came before me, one of Her Majesty's Justices of the Peace for the said
	Colony, and acknowledged himself to owe to our sovereign Lady the Queen, the sum
	of Gen Sounds of good and lawful money of
	Great Britain, to be made and levied of his goods and chattels, lands and tenements,
	to the use of our said Lady the Queen, her heirs and successors, if he the said
	John Rado — shall fail in the condition indorsed.
	Taken and acknowledged, the day and year first above mentioned at
	Williams before me (ml. Posselite II)
	que mongrena
Western Australia }	TAKE notice, That you, John Doddo
	of Williams are bound in the sum of Sen pounds. to appear at the next court of Luculus Energy in and for the Colony
	to appear at the next court of Luculus Sussignin and for the Coloury
	of Western australia to be holden at Feath. in the said
	Colony, and then and there give evidence against John Flowt

the Recognizance entered into by you will be forthwith levied on you.

Dated this Seventieth day of Samuery 1882.

Condition to give evidence.

The condition of the within written Recognizance is such, That whereas

one was this day charged before

me Justice of the Peace within mentioned,

for that

THE TORSEST OF HER TENNINGER THE

- MONEY 947-00 4460 64 9714 926

if therefore he the said of and ferminer or General Gaol Delivery, or at the next Court of Oyer and Terminer or General Gaol Delivery, or at the next Court of General Quarter Sessions of the Peace, to be holden in and for the off and there give such evidence as he knoweth upon a Bill of Indictment to be then and there preferred against the said for the offence aforesaid, as well to the Jurors who shall there inquire of the said offence, as also to the Jurors who shall pass upon the trial of the said

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

Red Magnet ate's Offices. Williams, Febry 1 2 1882 Regina 1. Flist & Munday have the honor to preshing in Report to your gurry of farty 26 ? 1802 that the by marked B'is he boa on which the bet was made & that it touther with the bound of other protions of wood is in the They are ready to be produced in land by the A. Cometable in though of the case. how the honor to to Jonn obs. A blev ant. Massellety.