

Section 833, Criminal Code.



FORM No. 61.

Form of Record when Prisoner Pleads Not Guilty.

CANADA:

PROVINCE OF BRITISH COLUMBIA.

County of Kootenay

BE IT remembered that Daniel Ralston McKenzie

being a prisoner in the gaol of the said County, committed for trial on a charge of charing on for that he, with intent to do grevious bodily harm, did unlawfully shoot a loaded firearm at Haruo Maeda

and having been brought before me, Walter Alexander Nisbet Judge of the County Court of West Kootenay

, in the County Court

Judge's Criminal Court of the said County holden at Belson

day of March

, 1943 , and

asked by me if he consented to be tried before me without the intervention of a Jury consented to

be so tried, and that upon the

30th

day of

March

in the year of our Lord one thousand nine hundred and forty-three

, the said

Daniel Ralston McKenzie

being again brought before me

for trial, and declaring himself ready, was arraigned upon the charge for thete as aforesaid



and pleaded not guilty; and after hearing the evidence adduced, as well in support of the said charge as for the prisoner's defence I find him guilty of aforesaid charge

as aforesaid, and I accordingly sentence him to Fifteen days in the Provincial Gaol at Nelson, County of Kootenay, British Columbia, and require that he enter into his own recognizance in the sum of five hundred dollars to keep the peace and to be of good behaviour for the period of six months from this date.

WITNESS my hand at

Nelson

, in the said



County of Kootenay

this lst

day of

April

in the year A.D. 1943 .