

Recognizance of Bail
Canada: Province of British Columbia

Police File No.
403:14-1810

Court File No.
1201:167020-1

Ban - none

Primary Enf. Agency:
Receipt No:

☐ Interpreter present

D.O.B.: October 5, 1962

BEFORE THE HONOURABLE JUDGE RAE ON NOVEMBER 4, 2015

Whereas Dana Ryan Durnford has been charged with the following offence(s):

Count 1, between July 24, 2015 and October 1, 2015, at or near Saanich BC, did commit an offence of criminal harassment, contrary to section 264 Criminal Code.

Count 2, between July 24, 2015 and October 1, 2015, at or near Saanich BC, did commit an offence of criminal harassment, contrary to section 264 Criminal Code.

I have read or have had read to me and understand a total of 2 Charges

The following person(s) personally came before a Justice and acknowledged owing the following amount to Her Majesty The Queen:

Accused Dana Ryan Durnford	Address 3786 Manitoba Ave Powell River, BC, Canada V8A 5A8	Total Bail Amount \$1,000.00	With a Deposit of without deposit, without sureties
Occupation	RECEIVED 11-04-2015 CLERK CLERK	Surety Bail Amount	With a Surety Deposit of
Surety			
Occupation			

If the Accused fails to meet the condition listed below, Her Majesty the Queen may seize any of the person's possessions or the possessions of any sureties equal to this amount, to be used as Her Majesty sees fit.

This recognizance remains in effect until the matters before the Court arising from the above charges are concluded. It then becomes void unless the accused has failed to meet the following conditions:

The person must attend court

on November 18, 2015 at 9:00 am PT in the Provincial Court

at Victoria Law Courts, 850 Burdett Avenue, Victoria, BC V8W 9J2

and continue to attend as the Court requires in order to be dealt with according to law. And further, the accused must:

I have read or have had read to me and understand a total of 12 Conditions on 1 Conditions Attachment Page

Acknowledged before me in the Province of British Columbia, at

Signature of Accused
[Signature]
Not Perfected

Location / Date
**Powell River, BC
04 Nov 2015**

Justice of the Peace / Juge de paix M. Rae, in and for the Province of British Columbia / dans et pour la province de la Colombie-Britannique
[Signature]

Signature of Surety

Location / Date

Justice of the Peace / Juge de paix M. Rae, in and for the Province of British Columbia / dans et pour la province de la Colombie-Britannique

Signature of Substitute Surety

Location / Date

Justice of the Peace / Juge de paix M. Rae, in and for the Province of British Columbia / dans et pour la province de la Colombie-Britannique

(CC) Recognizance of Bail (adult)

PCR020

Bail

12/2008 j12:11-04.11.2015

(PT = Pacific Time MT = Mountain Time)

See Notice of Language Rights at Trial and other important information within.

File, Accused, Police, POR, Crown

Recognizance of Bail/ Engagement

Canada: Province of British Columbia
Province de la Colombie-Britannique

Police File No./
Nu. de dossier de la police
403:14-1810

Court File No./
Nu. de dossier du greffe
1201:167020-1

Ban - none

Re/ Objet : Durnford

D.O.B./ D.D.N. : October 5, 1962

Conditions Attachment/ Annexe des conditions

Condition 1: You shall keep the peace and be of good behaviour.

Condition 2: Report to Court when required.

Condition 3: You shall report in person to the Bail Supervisor ~~within 24 hours of your release~~ on 04 November 2015 at the Bail Supervisor's office located at 125-6953 Alberni Street, Powell River, BC, and after that you shall report as and when directed by the Bail Supervisor.

Condition 4: Notify Steven Kruk of any change of address.

POR Condition 5: You shall have no contact or communication, directly or indirectly, with Jay Cullen.

Condition 6: You shall not attend at the University of Victoria located at 3800 Finnerty Road, Victoria, BC

POR Condition 7: You shall have no contact or communication, directly or indirectly, with Kenneth Buessler.

Condition 8: You shall not attend at the Woods Hole Oceanographic Institution, 266 Woods Hole Road, Woods Hole, Massachusetts, ~~USA~~.

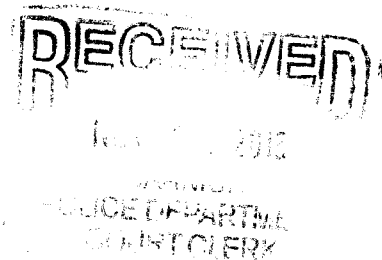
Condition 9: You shall not possess any weapon as defined in Section 2 of the Criminal Code.

Condition 10: You shall not possess any knife outside of your residence except for the immediate preparation or eating of food, or for purposes directly and immediately related to your employment.

Condition 11: You are not to post online or publish comments about Jay Cullen or Kenneth Buessler without the prior approval of a Provincial Court Judge.

Condition 12: Within 24 hours of your release you are to remove all social media posts, including videos, photos and audio recordings that refer to Jay Cullen or Kenneth Buessler.

I have read or have had read to me and understand a total of 12 Conditions on 1 Conditions Attachment Page/ J'ai lu ou j'ai m'a lu et je comprends 12 conditions sur 1 page de l'Annexe des conditions



Re: **Durnford**

Police File No.
403:14-1810

Court File No.
1201:167020-1

Note:

Section 763, subsections 764 (1), (2) and (3) of the *Criminal Code* state as follows:

Section 763. Where a person is bound by recognizance to appear before a court, justice or provincial court judge for any purpose and the session or sittings of that court on the proceedings are adjourned or an order is made changing the place of trial, that person and his sureties continue to be bound by the recognizance in like manner as if it had been entered into with relation to the resumed proceedings or the trial at the time and place at which the proceedings are ordered to be resumed or the trial is ordered to be held.

Section 764. (1) Where an accused is bound by recognizance to appear for trial, his arraignment or conviction does not discharge the recognizance, but it continues to bind him and his sureties, if any, for his appearance until he is discharged or sentenced, as the case may be.

- (2) Notwithstanding subsection (1), the court, justice or provincial court judge may commit an accused to prison or may require him to furnish new or additional sureties for his appearance until he is discharged or sentenced, as the case may be.
- (3) The sureties of an accused who is bound by recognizance to appear for trial are discharged if he is committed to prison pursuant to subsection (2).

Notice of Language Rights at Trial

You may apply, pursuant to Section 530 of the *Criminal Code*, to have your trial in whichever of the two official languages of Canada (English or French) is your language. If you would like your trial in French, you must apply to the court before:

- Your trial date is set,
- At the time of your election,
- At the time you are ordered to stand trial.

Certificate of Default to be Endorsed on Recognizance - Form 33

I hereby certify that

(check applicable box)

- ☐ has not appeared as required by this recognizance
- ☐ has not complied with a condition of this recognizance and that by reason thereof the ends of justice have been:

(check applicable box)

- ☐ defeated
- ☐ delayed

The nature of the default is:

The reason for the default is: (state reason(s) if known)

The names and addresses of the principal and sureties are as follows:

Name	Address
<div></div>	

RECEIVED
JUL 17 2015
COURT CLERK

(CC) Recognizance of Bail (adult)

Dated
at

British Columbia

A Judge or a Clerk of the Court on behalf of
OR a Justice of the Peace in and for the Province of British Columbia