king wder JRE

magistrate upon the onviction must stand. the day on which he shall close custody. If he have I labor at all, i. e., impris-ent, under the magistrate's iod must be deducted. I

EME COURT. r. Justice Drake.)

July 13, 1893. oks & Co. v Penny-This ought by the plaintiffs, a rs and commission agents er in this city, to recover 55, advanced by them to f a shipment of sealskins.
September 21, 1891, Mr.
cargo of skins to Culveron, and drew against them
£6,858. The draft was
not of B N. A. here. The the Japuary sales held verwell, Brooks & Co., and amount of advance, there of \$12,000 odd, for which brought. The conten--y arrived there in time, they had then been dant would have reexcess of the advance, had been notified by & Co., of this fact, he em here for a sum in exskins arrived and were on in the ordinary way, add not arrive until Octotoo late to prepare them le, and that they sold tale and for the highest d be obtained A great as given on both sides, then left in the hands of the

given being in favor of the am of \$5 500 Mr. E. V. H D Heimcken appeared Mr. W. J. Taylor for th

the fact that certain tim othe fact that certain tim-sen applied for and leases ad by the Government in andants in three districts, r, Campbell river and Gold made, a claim of certain tract of timber which claim was, however, be Chief Commissioner of During the time that on under the agreement, so purchased the Sayward or limits connected with a commission of \$5,000. a commission of \$5,000 at sale, and to one-quarter operty. The case occu-of the Court for three int of evidence on both In the result, His Lord-In the result, His Lord-Carmody was entitled to for wages, and that he the Sayward property, commission, and no inter-ill river tract, and no in-nor Gold river tracts; the disputed limits in transpired that a bonus n obtained for the pro-e was entitled to one-unt, less the expenses. ant, less the expenses, \$3,000, which had been ction with the dispute. claim of the plaintiff to a sum of about \$5,000. held to be entitled to held to be entitled to on which he had suc-fendants to the costs of in their favor. Hon. A., and Mr. A. E McPhil-iff; Mr. E. V. Bodwell, other than the Sayward ates, for the defendant

No. 4 company; B.C.B. arket building, last evene of reseiving the necesswith which to camp out. d official permission to and the spot they have ping grounds is at Mace who were not present evening, can get their and haversacks, etc., at o'clock this evening, so duties may not be ining the day. Then at an gmorning (Saturday), ill proceed from the hall to their tents, while the ow in heavy marching relaxed as far as possible a R and O. The command of Capt. Small-pred, upon their return il be one of the leading Province. They will, ticipate in many sports



ğ	following is the score.	
A AND DESCRIPTION OF PERSONS SERVICE STATEMENT OF THE PERSONS SERVICE STATEMENT SERVICE STATE	T. C. Barff, run out. R. H. Johns on b nderson. R. D. Halv-y, b McLeod. C. W. G. mbl-a, b Anderson. A. S. Aspland, not out. R. Dewdney, b McLeod F. W. Foster, b McLeod R. Worlock, c Bayne, b Anderson. Taylor b Anderson. Extras.	
	Total D, McLeed, b Gamble. A. Melean, b Gamble. F. Futcher b Gamble. J. McLeed c and b Gamble. A. C. Anderson, b Gamble. A. C. Trimen, c Worlock b asp and. W. H. Walbey, b Ga ble. H. Jorand, not out. S. Hayne, b Gamble. Extras.	
I	Total	
	While in the North H M S Nydiecovered another rock not marked or	