

1703.

But altho the Totall Sume of Mr. Bridgers Disbursments aforesaid amount to 2490*l.* 7*s.* 3*d.*, Yet 1790*l.* 7*s.* 3*d.*, thereof being New England Money, there is to be Deducted from the said Sume, after the Rate of 25*l.* per Cent for Exchange to Reduce it to Sterling Money the Sume of 358*l.* 1*s.* 5*d.*, as also 15*l.* 2*s.* 6*d.* acknowledged by him to have been received for the Sale of Provisions left in the Sloop which was Employed in the said Service which two Sums being Deducted from the said 2490*l.* 7*s.* 3*d.* reduces his Claim on this Account to 2117*l.* 3*s.* 4*d.* [pp. 182-3.]

18 Nov. [909.] [The Council refer to the Committee of Appeals the
Virginia. petition of Samuel Selden for a hearing of his complaint of the proceedings of the Court of Virginia in the case between the petitioner and Robert Beverley, an inhabitant of that country, touching two plantations of lands.] [p. 459.]

23 Dec. [Similar reference is made of a like petition of Francis Ballard, lessee of Samuel Selden, and Rebecca his wife on behalf of himself and the said lessors.] [p. 481.]

(1704.)

18 Jan. [The Committee for Appeals agree to advise the reversal of the judgment, and that judgment be entered for the appellant with 5*l.* costs to be paid by the defendant], But that nevertheless the said Partys be at Liberty to Trye the said Cause againe in the Courts in Virginia, and that in Case upon such Tryall either of the said Partys shall desire it, the matter be found specially by the Jury to the end, that if either Party shall think fit to appeal to Her Majesty in Councill, Her Majesty be more fully Informed in Order to a Finall Determination in this Case. [p. 512.]

(1704.)

20 Jan. [Order accordingly.] [Vol. II. p. 3.]

(1704.)

3 Feb. [The Council refer to the Attorney General the petition of Robert Beverley for an order of leave to take a writ of attaint in Virginia in the case of ejectiont brought against him by Francis Ballard, in regard that, upon Ballard's appeal to the

Council], the General Court of Virginia will deny the Petitioner any further Process or Releif by Attaint to come to his Right. [Vol. II. p. 48.]

1703.

[On his report the petition is dismissed.] [p. 55.]

(1704.)

10 Feb.

[910.] [The Council refer to the Board of Trade] the Petition of Edward Jones Gentleman Secretary and Provost Marshall Generall of the Bermuda Islands, Setting forth that the Governor hath suspended him from both Offices upon Severall Articles Malitiously procured, and presented to the Governor and Council there. And humbly praying that the said Places may be restored to him with the Rents and Profitts of the same since his said Suspension. [p. 460.]

18 Nov.
Bermudas.

(1704.)

20 April.

[The Council approve, and give orders in accordance with the report of the Board of Trade on this petition]—We have Examined the Same, and heard the Petitioner to the said Articles, and thereupon humbly do observe, That those Articles are not Sufficiently proved, but that the said Jones may on One side have behaved himselfe with to much Warmth and Indiscretion in the Discharge of his Employment of Provost Marshall, and that on the other hand he might have found great Provocation from the Stubborness and Ill Temper of those Persons with whom he had to doe in his said Employment, and he having made due Submission to the Governor for some Reflecting Expressions relating to him; We humbly Offer to Your Majesty that his Suspension be taken Off, and the Fines Imposed on him be remitted, and that Your Majestys Pleasure be Signified to Capt. Bennet accordingly. [Vol. II. p. 98.]

(1706.)

4 April.

[The Council approve, and give orders in accordance with, a report from the Board of Trade, setting forth that they have examined the petition of the Assembly of Bermuda against Jones, and find] that the Differences between the Lieutenant Governor the Council and Assembly of the said Islands, and Mr. Jones are so increased, and his Disrespect to the Governour has appeared to be such, That they are