738 ACTS OF THE PRIVY COUNCIL (COLONIAL).

1718.

6 Feb. [Also of Gilligan's petition for a short day for hearing his appeal against the refusal of the Barbados Chancery to admit him and the trustees named above as parties to a bill brought by David Chamberlain and Jane Ramsay or Saer for recovering from William Ramsay Tankerville Chamberlain's portion, and against their judgment decreeing the portion to Ramsay.] [p. 220.]

(1720.)

4 Aug.

[Committee. Gilligan petitions that his appeal from two sentences in favour of Mr. Ramsay be put off from the 22nd inst. as his counsel are gone on Circuit. The hearing is peremptorily fixed for the first meeting after the oircuits.]

[p. 462.]

` (1720.) 17 Dec.

(1721.) 20 Jan. absence of counsel for the appellant. Gilligan is therefore to
pay Ramsay the costs of this day.][III. p. 89.][Committee : for reversing the Chancery judgment which

[Committee : appeal put off to 21 Dec. owing to the

declared the cause abated, but for dismissing the other appeal.] [III. p. 113.]

(1721.) 1 Feb.

[III. p. 119.]

16 March. [1291.] [Reference to the Board of Trade of a petition of New Jersey. several inhabitants of, and traders to New Jersey, against the Order of Council of 12 Man confirming on Act for the relief

[Orders accordingly.]

Order of Council of 13 Mar. confirming an Act for the relief of Quakers.] [p. 119.]

31 March. [1292.] [Reference to the Committee for Appeals of the Barbados.
Barbados. petition of Andrew Cassally of Bayonne, a French subject, for a short day for hearing his appeal from a sentence given in Barbados, 1 Oct. 1717, as to the condemnation of his ship, Ste. Luce.]

15 Aug. [Committee. Cassally alleged that the condemnation was for coming to the island contrary to two laws made there, to which he was an utter stranger. It is recommended that the appeal be dismissed, but that his security to prosecute the appeal within six months be discharged, as he should have 'been allowed a longer time.] [p. 167.] ACTS OF THE PRIVY COUNCIL (COLONIAL). 739

[Order accordingly.]

[p. 171.] 27 Aug.

1718.

[1293.] [Reference to the Board of Trade of the petition of several merchants trading to New York to be relieved from an Act passed there in Dec. 1717 for paying and discharging several debts of that province and putting several quantities of plate into the hands of the Treasurer to be applied to public uses; and for making bills of credit for 41,517½ ounces of plate for that purpose.] [p. 133.] (1719.)

- [The report of the Board of Trade of 4 June, and a further 25 June. petition of the merchants that the Act be disallowed are referred to the Lords of the Committee.] [p. 278.]
 - [Committee : Heard in part and adjourned till 3 May.] (1720.) [*p.* 402.] (1720.)
- [Committee opinion] That (in regard Bills of Credit have 3 May. been made out Pursuant to the said Act, which have come into the hands of Divers of his Majestys Subjects for Valuable Consideration) His Majesty will be pleased to Declare his Royall approbation of the said Act.-Nevertheless Their Lordships are further humbly of Opinion, That Instructions or Circular Letters be sent to the Respective Governours of all his Majestys Plantations in America, that for the future, They do not Pass any Law, whereby Bills of Credit may be Struck or Issued, or any Law for Payment of Money to the Governour or any of the Councill or assembly of their Respective Provinces, or other Person Whatsoever, without a Clause inserted therein, Declaring that such Acts shall not be in Force untill they be approved and Confirmed by his Majesty :--Excepting Laws for Raising and Settling A Publick Revenue for defraying the Necessary Charge of the Government of the said Provinces Respectivly, According to the Instructions Given to the Respective Governours of such Provinces. [pp. 403-4.] (1720.)[pp. 410-1.] 19 May. [Orders accordingly.] (1720.)
 - [Draft of the Instructions approved.] [Vol. III. p. 5.] 20 Sept.