ACTS OF THE PRIVY COUNCIL (COLONIAL). 285

1730.

[The Committee direct that there be added to the estimate a further list of necessary materials for South Carolina presented by the Governor as omitted in his first list.]

18 Aug.

[Committee. The first report from the Ordnance represented that they had no allowance from Parliament for supplying the plantations with stores; but, as in 1728 stores were sent to the Bahamas by authority of an Order in Council and the charge ordered to be included in the next estimate to be laid before Parliament by the Ordnance, it is recommended [p. 293.] that the same course be taken in the present case.]

23 Nov.

[On the Committee's report, the Council order the stores, estimated at 4,508l. 19s. 7d., to be sent at once, and the charge included by the Ordnance in the next estimate laid before Parliament. [p. 299.]

14 Dec.

[214.] [Reference to the Committee for Appeals of the petition of Charles Dunbar of Antigua, administrator of his wife Alice, deceased, that, as all the proceedings are duly transmitted, an early day may be appointed for hearing his appeal from a decree of the Antigua Chancery, 16 Jan., 1725, in a case between him and William Glanville, William Yeamans, Valentine Morris, and Christopher Stoodley.] [p. 248.]

11 June. Antigua.

[Similar reference of Dunbar's petition that the appeals 11 June. of his four adversaries from the decree of 16 Jan., 1725, and from an Order of the Chancery Court of 30 June, 1726, may be dismissed with costs for non-prosecution.] [pp. 248, 256.]

[On the Committee report of 4 July their appeals are dismissed with 10l. costs.] [p. 258.]

9 July.

No one having appeared for the respondents, the decree is varied in Dunbar's favour, on the Committee report of 10 March. [pp. 318, 343-4, 362.]

(1731.)8 April.

[215.] [Reference to the Committee for Appeals, etc., of the petition of Thomas Brooke of Maryland that Michael Macnamara's appeal from a judgment of the Court of Appeals

11 June. Maryland.

286 ACTS OF THE PRIVY COUNCIL (COLONIAL).

1730.

and Errors, 15 May, 1729, affirming a judgment of the Provincial Court, 21 May, 1728, in favour of the petitioner, may be dismissed for non-prosecution.]

[p. 248.]

- 23 Nov. [The Committee, finding that the appeal has not been prosecuted, though it was admitted above a year and a half since, recommend that it be dismissed with 5l. costs.] [p. 296.]
- 14 Dec. [Reference to the Committee for Appeals of the petition of Michael Macnamara of Ann Arundel County, Maryland, son and heir of Thomas Macnamara, that, as all the proceedings are duly transmitted, an early date may be appointed to hear and determine his appeal from a judgment of the High Court of Appeals held by the Governor and Council, 24 May, 1729, affirming a judgment of the Provincial Court in favour of Thomas Brooke.]

 [pp. 301, 351.]

(1731.)

11 May. [On the Committee report of 28 April, the judgments are reversed, and Macnamara restored to all he has lost by them.]

[pp. 375, 386.]

11 June. Maryland. [216.] [Reference to the Committee for Appeals, &c., of the petition of Thomas Nelson of Maryland, lessee of John Digges of Maryland, that, as all the proceedings are duly transmitted, a short day may be appointed for hearing his appeal from two judgments of the Provincial Court and the Court of Appeals and Errors, 18 Oct., 1726, and 6 Feb., 1729, in favour of John Beale, relating to a grant of 750 acres of land there.] [p. 248.]

(1737.) 20 June.

[Committee.] Upon a Motion made to their Lordships for dismissing the Appeale of Thomas Nelson against John Beale from Maryland for non Prosecution. It was Ordered that precedents should be Searched for dismissing Appeales for non Prosecution where the Petitions of Appeale have been Preferred to His Majesty and referred to a Committee.

[V. p. 240.]

25 June. [Committee agree to hear the appeal on Friday.]

[V. p. 242.]