

to such other Contiguous County or Countys of the said Province as shall be found most convenient. [III. p. 114.]

1731.

[Committee refer the petition to the Board of Trade.]

(1733.)

23 Feb.

[III. p. 117.]

(1733.)

22 May.

[The Committee approve the Board of Trade report that the lands should be annexed to some contiguous county by an instruction to the Governor of New York, Col. William Cosby, and direct the Board of Trade to prepare such an instruction.]

[III. p. 169.]

(1733.)

[Committee offer the instruction for her Majesty's approbation.]

21 June.

[III. p. 177.]

(1733.)

[The instruction approved. P.R.]

[III. p. 194.]

19 July.

[232.] [Reference to a Committee of] the Memorial and Petition of Sir Cyril Wych Barronet His Majestys Envoy Extraordinary to the Hans Towns in lower Saxony, setting forth that the late Lords Proprietors of the Province of Carolina did by Letters Patents under the Great Seale of that Province bearing date on or about the 4th of March 1699—Grant unto the Honourable John Wych Esquire the Memorialists late Father the Title of a Landgrave of the said Province and also Forty Eight Thousand Acres of Land there to hold to him and his Heirs for ever, which Lands not having been hitherto taken up or markt out—The Memorialist most humbly Prays that His Majesty will be pleased to Grant to him his Royall Licence to take up the same in such parcells and at such Places as he can or shall find most to his good likeing not already legally Granted and laid out to any other Person or Persons in any part of that Country between Cape Fear and the River Savanah, and that his Title thereto may be confirmed under the Great Seale of Great Britain.

[p. 366.]

8 April.
Carolina.

[The Committee refer the petition to the Attorney and Solicitor General.]

14 April.

[p. 368.]

[233.] [Reference to the Committee for Appeals of the petition of Joseph Bennet and Samuel Freeth of Birmingham and

8 April.
Massachu-
setts Bay.

316 ACTS OF THE PRIVY COUNCIL (COLONIAL).

1731.

William Walker of Whitton Hall in Warwickshire, merchant, for liberty to appeal from] a Judgment given in the Supream Court of Judicature held at Boston on the Second Tuesday of August 1728, reversing a Judgment given in the inferiour Court of Common Pleas on the 4th of Aprill 1729, in favour of the Petitioners, upon an action of Trespass and Ejectment brought by the Petitioners against Benjamin Gray of Boston aforesaid Terretenant of William Gold for one Moyety of a certain messuage or Tenement with the Land thereto belonging, lying at the Southerly end of Boston known by the Name of William Golds Farm. [p. 367.]

28 April. [Committee for Appeals recommend that the appeal be admitted on the usual conditions.] [p. 375.]

11 May. [Order accordingly.] [p. 387.]

11 May. [234.] [Reference to a Committee of the] Memorial of George Bahamas. Phenny Esqr. late Governor of the Bahama Islands and Captain of the Independant Company there . . . that he may have such an allowance made him for his Expences and losses in the Service of the Publick, as to His Majesty in His Great Wisdom and Goodness should seem meet. [p. 391.]

19 May. [Committee refer to the Board of Trade the petition] together with a Copy of a Certificate from the Members of the Councill for the Bahama Islands. [p. 395.]

7 July. [Committee. The petition sets forth] that during his Government there, he had by advice and consent of Your Majestys Councill in those Islands continued certain small Dutys on the Tonnage of Vessells Rum and other Commoditys which Dutys he found Subsisting upon his arrival in those Islands, and that he had also by the like advice and concurrence of the Councill consented to another small Impost upon the Clearing of Vessells which was appropriated to the building of a Church ;—But that no part of the Moneys arising from the said Dutys ever came into his Hands or was ever applied for his private use and advantage the same remaining in