ACTS OF THE PRIVY COUNCIL (COLONIAL), 365 1732. Governor pass a grant to Hart on the conditions proposed in the report. [p. 88.] [265.] [Reference to the Committee for Appeals of (1) the 7 Sept. Virginia. Appeal of Gawen Corbin of Virginia against a judgment of the General Court of 24 April, 1730, on an action of trespass and ejectment brought by Thomas Corbin, in the name of his lessee, Robert Faldo: and (2) the petition of the other parties that the appeal be dismissed for non-prosecution. [p.48.] (1735.)In accordance with the Committee report of 24 Jan., 12 Feb. restitution of the estate to the petitioner is ordered to be made forthwith.]  $\lceil pp. 119, 122, 142, 153, 539,$ IV. pp. 84, 89-90, 100.7 [266.] [Reference to the Committee for Appeals of the petition 7 Sept. Rhode of Jahleel Brenton that, as the proceedings are now transmitted, Island. a short day may be appointed to hear his appeal from a judgment of the Superior Court at Newport, R.I., the first Tuesday in Sept., 1731, reversing a judgment of the Inferior Court there in favour of the petitioner, and adjudging him to account to Francis Boreland and Jane his wife for 300l. as bailiff and receiver of the rents and moneys of the said Jane, when sole, and to pay costs of court.] [p. 49.](1733.)19 July. On the Committee report of 3 July, the appeal is dismissed for non-prosecution.] [pp. 184, 196.] (1734.)Reference to the Committee for Appeals of the appeal of 31 Jan. Francis Boreland of Boston, Mass, and Jane, his wife, from a judgment of the Superior Court at Newport, R.I., on the first Tuesday of Sept., 1732, and another of the Governor and General Assembly on 15 June, 1733, in their action against Jahleel Brenton.] [pp. 308, 309, 319, 418, 428.]

[The Council grant the petition of Jahleel Brenton, executor of the late Jahleel Brenton, that the appeal of 1732 dismissed on the death of the elder Brenton and on its non-prosecution

(1734.)

11 July.

## 366 ACTS OF THE PRIVY COUNCIL (COLONIAL).

1732. by his agent for want of orders, should be revived and put in the same condition as at Brenton's death in Order its being heard on the Meritts. [pp. 456, 496, 519.] (1735.)On the Committee report of 20 March, the judgment of 3 April. 15 June, 1733, is reversed, and Brenton left to proceed in the Superior Court with his complaint against the verdict on the merits.] [IV. pp. 84, 119, 125, 145.] (1736.)13 Oct. Reference to the Committee of Brenton's appeal from the judgment of the Superior Court, 2 Sept., 1735, confirming the judgment of June, 1732, in Boreland's action against the petitioner's father.] [V. p. 2.] (1738.)12 Jan. In accordance with the Committee report of 19 Dec., 1737, the appeal is dismissed with 20*l*. costs.] [IV. pp. 343, 367.] 28 Sept. [267.] [Reference to the Committee for Appeals of the petition Antigua. of Frederick Voguel and Frances his wife and of Richard Roe, their lessee, that the appeal of William Gregson from a judgment of the Governor and Council of Antigua as a Court of Errors, 9 Dec., 1730, should be dismissed for non-prosecution.] [p. 63.](1733.)25 Jan. On the Committee report of 17 Jan. Gregson's appeal is dismissed for non-prosecution, with 10l. sterling costs.] [pp. 99, 105.] 9 Oct. [268.] [Committee.] Whereas the Governors of His Majestys Plantations. Plantations in America are required by their Instructions not to permit any Clause whatsoever to be inserted in any Law for levying Money or the Value of Money whereby the same shall not be made liable to be accounted for unto His Majesty in His Kingdom of Great Britain and to the Lords Commissioners of His Treasury or to the Lord High Treasurer for the time being and are likewise Strictly enjoyned upon pain of His Majestys Highest Displeasure to take care that

> fair Books of Accounts of all Receipts and payments of all such Money should be duly kept and the truth thereof Attested upon Oath, and that the said Books should be transmitted