

1737.

reversing a judgment of 17 Sept., 1735, upon his action of Detinue against Margaret Phillips for recovery of five negroes.]

[p. 310.]

(1738.)

12 Jan. [On the recommendation of the Committee, the appeal is admitted.]

[pp. 338, 366.]

(1740.)

12 June. [The case concerns five negroes, named Harry Jack Carraway Cubbenah, Sharper Ben Mimbah Binnebah, Phillis Omah Jubbah, Sharry, a child, and Phillida. On the report of the Committee of 6 June, the judgment of 17 Sept., 1735 in favour of the petitioner is confirmed, and the later judgment reversed.]

[p. 599 ; VI. p. 11 ; VII. pp. 50, 88-9, 96.]

29 Nov. [421.] [Reference to the Committee of the petition of Robert Connecticut. Wheeler of Connecticut for leave to appeal from a judgment of the General Assembly, 27 Aug., 1734, in favour of Thomas Levenworth relating to the recovery of possession of 25 acres of land.]

[p. 310.]

15 Dec. [Committee recommend that the appeal be admitted.]

(1738.)

[p. 338.]

12 Jan. [Order accordingly.]

[p. 366.]

29 Nov. [422.] [Reference to the Committee of the petition of Samuel Connecticut. Clark of Connecticut for leave to appeal from a sentence of the Superior Court, the first Tuesday of March, 1733, upon a writ brought by him against] Thomas Towsey Esq. and Hannah his Wife on their Own Account and against the said Thomas Towsey as Guardian to John Clark an Infant as also against Thomas Clark on his own Account and as Guardian to Gamaliel Clerk an Infant and against Richard Bryon Guardian to the Children of his late Wife Mehitabell deceased relating to the Division of the Real Estate of Samuel Clark Esqr. deceased.

[p. 310.]

(1738.)

25 May. [On the recommendation of the Committee, the appeal is admitted.]

[pp. 343, 521, 544.]

[Reference to the Committee of his petition for leave to appeal from a judgment of the said Superior Court of 17 Feb., 1741, upon a writ of review brought by the petitioner to reverse their former verdict.] [VIII. p. 120.]

1737.  
(1742.)  
1 April.

[On the recommendation of the Committee, the appeal is admitted on the usual security.] [VIII. pp. 125, 137.]

(1742.)  
17 May.

[His appeal is referred to the Committee, by whom the first meeting in Feb., 1743, is appointed for a hearing.]

(1742.)  
24 June.

[To the Committee is referred his petition, rehearsing the case, and setting forth that his later proceedings were due to his being in Connecticut, and not receiving any advice of his earlier appeal being granted. Security has been given for prosecuting the later appeal, but as his counsel informs him that he cannot prove his case without the records of the Inferior Court, in which the case was originally tried, and as he is unable to obtain these, he prays that on giving security he may be allowed to proceed on the order of 25 May, 1738.]

[VIII. p. 166, 175.] (1743.)

2 June.

[On the report of the Committee of 4 July, the petition is dismissed.] [X. pp. 133, 144-5, 166.]

[VIII. p. 429.] (1745.)

18 July.

[423.] [Committee. On consideration of an Ordnance report on a list of stores desired for Jamaica by the late Governor, it is found that several particulars have not been so sufficiently described and explained as to enable the Ordnance to prepare a complete estimate, and as it does not appear what part of the stores are necessary at this time, a copy of the list and report is to be sent to Gov. Trelawny to prepare a new list of what he shall think necessary.] [p. 348.]

21 Dec.  
Jamaica.

[Committee refer to the Duke of Argyll, Master General of the Ordnance, for an estimate, Governor Trelawny's list of stores necessary for defence and implements for opening roads and building defensible barracks.] [p. 352.]

23 Dec.