1739.

as if the Respondent Sarah had continued in the Jewish Religion and had taken a Jew to Husband and that a Legacy of one hundred Pounds given the said Sarah by Leah Gutturez her Grandmother and a Proportion of another Legacy of one hundred Pounds given by her said Grandmother to the said Sarahs Sister Leah deceased might be paid to the said Forbes and his Wife with Interest and for General Relief.

[VIII. pp. 93, 105-7, 122.]

(1745.) 18 Sept.

[Reference to the Committee of a similar appeal of the same parties from an order of the Jamaica Chancery of 29 Jan., 1745, overruling their pleas, and ordering them to come to an account with Forbes and his wife.]

[X. p. 214.]

(1749.)

[Reference to the Committee of the appeal of the same 12 June, parties from an order of the Jamaica Chancery of 22 Jan., 1748] by which Decree the Appellants were adjudged to pay to the said William Forbes and his Wife out of the Estate of the said Moses Gutterez 2,250l. Current Money of the said Island (being so much as the said Moses Gutterez gave his daughter Leah for her portion) together with Interest for the same from the Death of the said Moses Gutterez.

[XII. p. 262.]

[476.] [Reference to the Committee of the petition of Benjamin Tasker of Maryland, Esq., for a short day for hearing his appeal from a judgment of the High Court of Appeals, 24 Nov. 1738, affirming a judgment of the Provincial Court, 18 Oct. 1737,] upon an Action of Trespass and Ejectment.. by John Simpson for recovery of One thousand Acres of Plantable Land lying in Queens County.. which William Brent had demised to the said Simpson to hold from the 10th of Sept. 1732 until the end of Seven Years.

[p. 351.]

27 Sept. Maryland.

(1740.) 31 Jan.

[On the report of the Committee of 25 Jan., the appeal is dismissed. The land in question was in 1640 granted by the Lord Proprietary of Maryland to Giles Brent and his heirs, from whom William Brent is descended.] By Indenture

1739.

dated the 24th of May 1673 John Fitz Herbert and Mary his Wife in consideration of One hundred thousand pounds of Tobacco did grant and convey to Richard Moy the Lands in dispute therein mentioned to have been Granted and Conveyed by Giles Brent to Margaret Brent and by the said Margaret granted Conveyed given devised or bequeathed to the said Mary Wife of the said John Fitzherbert late Mary Brent Daughter of the said Giles and Neice of the said Margaret To hold to and to the use of the said Richard Moy his heirs and Assignes for ever And by Indenture dated the 29th of August 1691 Daniel Moy and Ann his Wife in Consideration of Thirty eight thousand pounds of Tobacco conveyed the Land in Dispute to Philip Lynes his heirs and Assignes And the premisses were by Diverse more conveyances found in the said Special Verdict conveyed by the said Philip Lines and his Assignes to the Appellant Benjamin Tasker and James Bennet and their heirs and that the Defendants and those under whom they claim have been in possession of the premisses for forty Years and upward. [pp. 356, 527-30, 542.]

5 Nov.

[477.] [Reference to the Committee of a letter of 30 Aug., from New York. Lieutenant-Governor George Clarke to the Duke of Newcastle] Setting forth that the said Province is in a Weak and defenceless Condition for want of Ammunition and Stores of War as will appear by an Account therewith transmitted and therefore desiring that a Quantity of all Sorts of Stores Answerable to their present necessity may be sent thither and further Setting forth That in case of a Rupture with France it will be absolutely necessary for His Majesty's Service and the Security of the Province to Engage the Friendship of the Six Nations of Indians which he conceives cannot be affected by any other Means than that of making Presents to them and which he alledges to have been usually done and to that End hath transmitted a List of such Goods which he apprehends are proper to be brought here as likewise of those to be purchased [p.387.] in New York.