

ACTS OF THE PRIVY COUNCIL (COLONIAL). 69

1724.

house and plantation should be sold, and have agreed to sell them to Col. Johnson. The Committee recommend confirmation], as it does not appear to their Lordships but that said Governor is furnished with a proper habitation in Charles Town in lieu of the House and Plantation before mentioned.

[p. 529.]

[The Act confirmed.]

[p. 531.] 2 June.

[65.] [Reference to the Committee for Appeals of the appeal of Sarah Perry, widow, Micaiah Perry and Philip Perry, of London, from a sentence of the General Court of Virginia, 24 Oct., 1723, in favour of Mary, William and Thomas Randolph, executors of Col. William Randolph deceased.]

12 May.
Virginia.

[p. 525.]

[Mr. Ellison of Symond's Inn entered an appearance for the Randolphs.]

30 June.

[p. 541.]

[The Committee, on hearing both sides, order] That the Parties do agree upon Commissioners on each Side for Settling the Accounts in Question on the said Appeale; And present the same to this Committee on Wednesday next.

18 Nov.

[V. p. 15.]

[The Committee approve the Commissioners named, Humphrey Morrice and George Newport for the appellants and Robert Wilmot and John Faulkner for the respondents—and order that they or any two of them, on giving four days notice, proceed to examine the accounts and] that the appellants do produce before, and leave with the said Commissioners from time to time as they shall direct and appoint, all Books of Accounts, Letters, Papers and Writings relating to the account in Question.

25 Nov.

[V. p. 16.]

[The Committee, on a representation signed by the four commissioners] Setting forth that a Doubt hath arisen between them in relation to the Construction of the said order, viz. whether the whole accounts from the beginning, or the

(1725.)

20 Mar.

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1724.

Articles of Insurance and Interest only, are referred to their Consideration, [declare that the reference extends only to the articles of insurance and interest]. [V. p. 43.]

(1725.)

8 July.

[Committee : The Commissioners having reported and all parties having again been heard, the committee find the judgment erroneous, and recommend that it be reversed and judgment entered for the appellants in 2,460*l.* damages and 10*l.* costs, to be recovered from the assets of the late Col. William Randolph, if possible, otherwise out of the proper goods of the respondents.] [V. p. 90.]

(1725.)

20 July.

[Order accordingly.]

[V. p. 101.]

4 July.
Bermuda.

[66.] [On the representation of the Board of Trade, an Act passed in Bermuda for supplying the deficiencies in the several funds there, is repealed, in regard it lays a duty on] European Goods and that there is no Clause inserted therein to suspend it's taking Effect till His Majesty's Pleasure should be known thereupon, [and it is referred to a Committee to] consider the Instructions Given to Colonel Hope . . about Passing Laws, and Report to His Majesty at this Board how farr the said Governor hath pursued the same. [p. 561.]

12 Aug.

[Committee report] that by the said Act a Duty was laid upon the Importation of European Commodities, and Their Lordships do also find that a like Act was passed in Bermuda in 1721, laying a Duty on the Importation of European Goods which Act, was, by order of Their Excellencies the late Lords Justices made in Councill the 27th June 1723 Repealed and Declared void And there does not appear any Difference between these Acts, Save only that by the Act of 1721, 5*l.* per Cent. was to be Levyed on the Importation of the Goods, and by this Act 4*l.* per Cent. is to be Levyed on the Importation and 2*l.* per Cent. on the Inhabitants of Bermuda—

That by Your Majestys Instructions, The said Governor of Bermuda is Strictly commanded not to Re-Enact any Law to which the Consent of the Crown has been once refused without