742 ACTS OF THE PRIVY COUNCIL (COLONIAL).

1742.

Clause inserted in this Act which ought to have been inserted in an Act of so Extraordinary a Nature. [pp. 283-4.]

19 Jan. [The Act is repealed.]

[p. 293.]

16 Dec. Jamaica.

[560.] [Reference to the Committee of the] Petition of Mathias Philp and William Perrin of the Island of Jamaica Esqr. Setting forth that they have at great pains and Expence found out and discovered several Species of different kind of Oars mixt with Gold an Silver in the said Island of Jamaica particularly in the Parish of St. Andrew Liguiania And humbly praying that His Majesty will be graciously pleased to Grant unto the Petitioners their Executors and Administrators His Royal Letters Patent for all Royal Mines to be discovered by the Petitioners or their Agents Scituate in the said Parish of St. Andrew Liguiania in the said Island of Jamaica for a term of Ninety Nine Years or for such other Term or Interest therein as to His Majesty shall seem meet upon paying His Majesty the 15th Dish of Oar or the 20th part of the Neat Silver or Gold or such other Reservation as His Majesty shall think reasonable. [pp. 279-80.]

(1743.)

[The Committee refer it to the Board of Trade.] [p. 287.]

17 Jan. (1743.) 31 May.

[The report of the Board of Trade is read, and consideration postponed.] [p. 420.]

16 Dec. Virginia. [561.] [To the Committee is referred the appeal of Thomas Starke and Augustine Baughan from a judgment of the General Court of Virginia of 15 April, 1741, upon an ejectment] brought in the said Court in the Name of William Thrustout on the Demise of John Hawkins against the Petitioners for recovery of four Tenements Six hundred Acres of Land with the Appurtenances Scituate in the Parish of St. Ann in Essex County in Virginia. [p. 280.]

(1743.) 3 Nov.

[Order in accordance with the recommendation of the Committee of 28 June that the judgment of the General

1742-3.

Court be reversed, and that judgment be given for the petitioner with costs.] [X. pp. 123, 124, 268.]

Reference to the Committee of the appeal of Anna, wife of Arthur Hassall, heretofore Anna Shanks of Kingston, Jamaica, from an order of the Governor] as Ordinary and Sole Judge for the Probate of Wills and Granting Letters of Administration on the 19th of February 1741 in favour of Robert Foster whereby the Letters Testementary granted the Petitioner of the Estate of Sarah Shanks Widow deceased to whom the Petitioner is Sole Executrix were called in and Vacated. [p. 281.]

16 Dec. Jamaica.

In accordance with the report of the Committee of 25 Oct., the order is reversed, and the letters testamentary of 15 Jan.

(1743.)3 Nov.

[VIII. p. 385; IX. pp. 25-7, 34.]

1743. 19 Jan.

[563.] [Reference to the Committee of the address of the Assembly of Montserrat] setting forth the Defenceless Montserrat. Condition of that Island occasioned by Governor Mathews having removed One of the Companys of General Dalzels Regiment from thence to Antigua and that the Inhabitants are now at a considerable Expence in keeping in Pay a Guard where the Town and Shipping lie chiefly to Secure their Trade and Shipping And therefore humbly praying that Directions may be given for the Protection of the said Island and of easing the Inhabitants of the Charge they are now at.

[p. 296.]

[564.] [To the Committee is referred the petition of James Bunyard of St. Christopher for leave to appeal from a judgment of the Court of Errors of that island in favour of James Losack. [p. 298.]

19 Jan.

[Appeal allowed, on Committee report of 17 February.] 11 Aug. [pp. 328, 513.]

[Appeal referred to Committee.]

1741-2, declared to be in full force.]

[IX. p. 9.] 13 Oct.