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Colonel Heron, and also for Imprisoning in a Lawless manner, the Captain and Lieutenant of a Privateer belonging to the Petitioner as Pirates, as also the Petitioner the Owner, and taking from them a Vessel they had taken as Prize, and restoring her to her former Owners, likewise for preventing the Petitioners Steward from disposing of any of the Petitioners Cattle in the publick Market. beating and Maltreating his said Steward, and imprisoning several others of the Petitioners Servants, and for Ordering a Soldier to kill and destroy all the Petitioners Hogs on the Island of St. Simons, which was accordingly done, and also for several other Acts of Violence Committed on the Petitioner and his Effects by the said Lieutenant Colonel Heron, or by His Orders. [XV. pp. 14, 28, 77-8, 100.]

6 Aug. Barbados. [183.] [Reference to the Committee of the petition of George Hogshard, gent., of St. Michael parish, Barbados, for a day for hearing his appeal from two Chancery orders of 7 Aug. and 2 Oct., 1751, on a bill filed by John Fuller and Hannah his wife, and Anthony Lynch against him] to come to an Account for and Pay to them the Proportion of 50*l*. a Year Covenanted by an Indenture Quadrupartite dated the 31st of March 1716 to be paid for the Maintenance and Education of the said Hannah the Wife of the said John Fuller then Hannah Newport. [p. 182.]

18 Oct. Virginia.

ct. [184.] This Day Mr. Thomas Francis Attorney entered an Appearance for John Anderson Executor of Mathew Anderson Respondent to the Appeal of John Robinson and Humphry Hill Executors of George Branton from Virginia.

[*p*. 199.]

The second

(1754.) [Reference to the Committee of Anderson's petition that
29 May. the Council dismiss for non-prosecution the appeal of Robinson and Hill from a judgment of the General Court,
10 April, 1751, affirming a judgment of the Justices of the Peace for York co. in March, 1751, on Anderson's action to recover 500*l. stg.* for insurance on 80 hogsheads of tobacco.]

[XV. p. 135.]

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[On the Committee report of 20 June, the appeal is dismissed (1754.)with 80l. stg. costs.] [XV. pp. 154, 163.] 21 June.

[185.] [A South Carolina Act of 17 May, 1751, to incorporate the Society commonly called and known by the name S. Carolina. of the South Carolina Society, is confirmed, on the Committee report of 14 Nov. agreeing with the Board of Trade representation referred to them on 6 Aug. It appears that] the View and Design of this Act is only to incorporate certain persons who have associated themselves together for Pious and Charitable Purposes into a Society and to enable them to apply certain Sums of money collected by contribution, towards erecting, endowing and Supporting proper Schools and Almshouses for the Maintenance and Education of Poor and helpless Orphans. [P.R.] [pp. 179, 215, 258.]

[186.] [Reference to the Committee of the] Address of the Council and House of Burgesses of the Colony of Virginia to His Majesty, relative to some Laws lately passed there which have been repealed by His Majesty, and praying, that the Governor may be permitted to give his Assent to any Laws they shall pass for Altering or Amending Laws confirmed by His Majesty without inserting a suspending Clause in such Acts of Alteration or Amendment-Together with a paper containing their Reasons in support of the said Address so far as relates to the repealed Laws. [p. 265.]

[Referred by Committee to Board of Trade.] [p. 277.]

[Committee report. The Board of Trade have reported :] We have been attended by Mr. Leheup Agent for the Colony, and by Mr. Abercrombie Sollicitor on behalf of the Council and House of Burgesses and heard what they had to offer in support of the said Address, and beg leave to acquaint Your Lordships, That this Address appears to Us to consist of two Points or Propositions, Vizt.

lst. That the Legislature there, may have a Power of passing Laws, to repeal, alter or amend Laws which have been already confirmed by His Majesty without inserting therein 20 Dec. Virginia.

20 Dec.

1752.

21 Dec.

(1753.)

1 Mar.