

1755.

discharged from the expence of Pilotage, when they do not actually take a Pilot on board. That by the Twentieth Article of His Majestys Instructions to James Glen Esqr. the late Governor of South Carolina, he is strictly charged and Commanded, on pain of His Majestys highest displeasure, not to give his Assent to any Law, whereby the Natives or Inhabitants of the said Province might be put on a more advantageous footing, than those of this Kingdom ; And that as this Act has been passed in contradiction to the said Instruction, the said Lords Commissioners for Trade and Plantations, propose the Repeal thereof. [pp. 412, 433, 452.]

[282.] [Reference to the Committee of the petition of Thomas Pinnock, late Receiver General of Jamaica, for a day for hearing his appeal from a sentence of the Vice-Admiralty Court, 23 Feb., 1754, on his bill for the condemnation of the sloop *Prince William* and her tackle, and of 46 serons and 25 bags of cocoa as imported contrary to law,] By which Sentence the said Sloop Prince William with the Appurtenances, and Twenty Serons of Cocoa claimed by Thomas Hartley was decreed to be restored to him in behalf of William Dorrill Esqr. the Owner thereof, but that as to the other twenty Six Serons and Twenty five Baggs of Cocoa, claimed by James Hayes, the Judge was of Opinion, the same was not properly before the Court, because it was not monited, as is usual in such Cases, and therefore no Order was made with respect to that part of the Libell. [p. 468.] 22 July. Jamaica.

[283.] Whereas the Committee of Lords of the Privy Council for hearing Appeals from the Plantations, have represented to their Excellencys the Lords Justices at this Board [on 7 Aug.,] that a Practice hath of late been introduced into the Court of Chancery in His Majestys Island of Jamaica of Carrying on Proceedings in Causes after Appeals have been prayed and actually allowed by the said Court to His Majesty in Council, from Orders and Decrees made upon such Causes in the said Court, in the same manner, as if no such Appeals 26 Aug. Jamaica.