1758.

in providing such Salaries in future, but also that they take speedy and effectual Care to reimburse the said Governor whatever Sums he shall appear to have paid out of own Appointments as a Salary to the said Chief Justice, in Consequence of their Refusal to comply with his Request in that Behalf.

[p. 279.]

[On the Committee report of 1 Dec., the instruction is approved.] [pp. 292, 301.]

19 Dec.

[365.] [Reference to the Committee of the petition of John Bell of Kingston, gent., for a day for hearing his appeal from a judgment of the Jamaica Court of Errors, 21 March, 1757, in favour of William Perrin, Charles Spencer, and Mark Hall, surviving executors of Mathias Philp, reversing a judgment of the Supreme Court in Aug. 1755, whereby Bell as administrator of Ann Rigby, deceased, was granted execution of a debt of 7,000l. stg. and 1l. 19s. 6d. costs, recovered by Ann Rigby against Mathias Philp, with damages for detention of the debt.]

6 Nov. Jamaica.

[On the Committee report of 15 March, the appeal is dismissed. The original debt was to Richard Rigby, and the Committee find] That the now Appellant, Plaintif below cannot by Law, as Administrator de bonis non of the said Richard Rigby revive the Judgment in Question recovered by the said Ann Rigby the Executrix of the said Richard Rigby against the said Mathias Philip The said Judgment not having been after a Verdict nor proceed upon such Judgment in any way whatsoever, but is put to bring an Action as if no such Judgment had ever been recovered And that as Administrator of the said Ann Rigby he has no Right at all.

[pp. 405, 437-9, 454.]

(1759.) 29 Mar.

[366.] [Reference to the Committee of the petitions of John Freebody, merchant, of Newport, R.I., for the hearing of his two appeals from judgments of the Superior Court in March, 1757, affirming previous judgments in favour of Jahleel Brenton, Benjamin Wickham, and George Gardiner,

21 Nov. Rhode Island.