ACTS OF THE PRIVY COUNCIL (COLONIAL). 17 § 5 cont.]

may have befalen them in their attempts to Settle a Considerable Part of the Frontier of the said Province should be Graciously pleased by the addition of five thousand Acres more to his former grant to make the Lot of Lieutenant Donald Campbell amount to ten thousand Acres, in that Case your Majestys said Governor may be Directed to pass the said Grants of thirty five thousand Acres accordingly under the seal of the Province Subject to the payment of the Quit Rent Prescribed in the said General Instructions and to such other Terms and Conditions of Cultivation and Settlement as are usually inserted in Grants of Land made in that province. [pp. 16-7, 31.]

[Reference to the Committee, and by them on 23 May, 1771, (1770.) to the Board of Trade, of Campbell's petition that the order 27 April. of 10 Sept., 1766 may be revised, as he had not an opportunity of praying to be heard on the merits of his petition for 100,000 acres.] [VII. p. 365: VIII. p. 217.]

- [6.] [Reference to the Committee of the petition of David I5 Oct. Inglis, master of the snow *Expedition* for a day for hearing his appeal from the condemnation of the vessel, guns, &c. and 18 hogsheads of rum, in the Vice-Admiralty Court of Grenada, 18 Oct., 1765, on an information exhibited by Richard Burke, collector of customs.] [p. 63.]
- [On the Committee report of 10 June, the sentence is (1767.) affirmed. It was alleged that the rum was shipped at 26 June. St. George before bond had been given, and that other goods were laded for some other British colony without a sufferance from the collector—both contrary to an Act of 4 Geo. III.] $[pp. \ 88, \ 328, \ 359.]$
- [7.] [Reference to the Committee of the petition of 15 Oct. Nathaniel Green, merchant of Warwick, Kent co., R.I., that the Council dismiss with costs for non-prosecution the appeal of Benjamin Arnold and other the grandchildren of Benjamin Green, from a judgment of the Superior Court, 3 Sept., 1765, affirming a judgment of the Inferior Court, on their action of trespass and ejectment to recover from the B

1766.