526 ACTS OF THE PRIVY COUNCIL (COLONIAL).

1782-3. § 428 cont.]

(1783.) [On the Committee report of 30 Oct., when all parties were 5 Nov. heard, the appeal is dismissed with 100l. stg. costs. Edward Marriott, a master in Chancery, is mentioned in the report.]

[pp. 535-7, 541.]

20 Dec. [429.] [Reference to the Committee of the petition of Samuel Cam, John Whitehead and Charles Phillott, bankers, of Bath, complaining that Rose-Herring May of Jamaica refuses to pay their just demands and is protected from arrest as a member of the Council.] [p. 113.]

(1783.) [On the report of 28 Jan., it is ordered that a copy 31 Jan. of the petition be sent to the Governor, who is to deliver it to May, to acquaint him that if he attempts to evade the lawful demands of his creditors he will be removed from the Council, and to report the result of this proceeding. The bankers' late partner, Daniel Danvers, had advanced to May when in England in Jan. 1777, 2,200l. stg. on a note of hand payable four months after date. May's estates and goods are protected by mortgages and deeds of trust.]

[pp. 145, 164.]

[430.] [A Quebec ordinance of Feb. 1782, for altering, fixing and establishing the age of majority, is confirmed on a Committee report of 28 Jan., agreeing with a letter from Thomas Townshend, referred to them on 20 Dec. William Selwyn, K.C., had found no objection in point of law. The letter stated that the age of majority in French Canada had been 25, and in the case of British subjects 21, but this had been found inconvenient, and the confirmation of a general rule established by law would be received by all the inhabitants as a gracious mark of his Majesty's paternal attention.]

24 Feb. [431.] [Reference to the Committee of the petition of Barbados. Thomas Maxwell Adams for a day for hearing his appeal from a decree of the Barbados Chancery, 8 Aug., 1778, dismissing his bill to recover certain sums from Margaret Graeme as executrix of Alexander Stevenson.] [pp. 196, 203.]