ACTS OF THE PRIVY COUNCIL (COLONIAL). 461 § 782 cont.]

Also a B. of T. representation on four Virginia Acts-one confirmed, one postponed and two disallowed; and Committee report of 23 Feb. (V. p. 126.)

[783.] MASSACHUSETTS BAY. Appeals. Committee report 9 Feb. on Apthorpe v. Pateshall; and one of 23 Feb. for admitting V. pp. Jeffries v. Donnell. 122 - 3.

[784.] JAMAICA. Acts disallowed. Committee report; and 9 Feb. petition of S. Fuller, read that day, in support of one of the V. pp. Acts. 123-5.

I. Extract from a Committee report of 11 Feb. 1762. (Cf. IV. pp. 510-1.)

[785.] MASSACHUSETTS BAY. Act repealed. B. of T. 18 Feb. representation. V. pp.

150-1.

[786.] NOVA SCOTIA. Settlement. Letter from Lord Wm. 19 Feb. Campbell to Lord Hillsborough, enclosing a memorial asking V. pp. permission to make grants of land (a) to people who obtained 149-50. votes of Council for lots in the townships of Yarmouth, Barrington, Sackville, Amherst and Cumberland, before the late alterations in the conditions were ordered; and (b) to people settled at Louisbourg. He points out the evils of insecurity, especially in the case of Louisbourg.

----. Letter of Campbell to Hillsborough, with memorial 6 Ap. pointing out that the proprietors in Prince Edward Island, are not obliged to take out their grants in any certain time, and so may retard settlement there; and suggesting that a limit be appointed by proclamation. (Two copies.)

Memorial of Campbell (12 pp.). The conditions of 8 Ap. settlement have totally discouraged people from taking up lands. (1) The payment of 5s. for every 50 acres deters settlers from asking for any quantity of land. (2) The exclusion of emigrants from England and Ireland hinders settlement. "Nor is it less difficult to procure settlers from

119.