484 ACTS OF THE PRIVY COUNCIL (COLONIAL).

1770. § 839 cont.]

25 per cent., and asks Lord Botetourt, the Governor, to use his good offices to obtain this.

2 Ap. [840.] APPEALS. Committee reports on Watson and Gregory v. Laird (Jamaica), and Isaacs v. Stead (Rhode Island). Others of 6 Ap. on Thurman v. Palliser, and Shannahan v. Dunn (Newfoundland), Reid v. Bourke (Jamaica), and Coursey v. Underwood (Antigua); of 7 Ap. on Holmes v. Freebody (Rhode Island); of 7 Nov. admitting appeal of R. Alexander (Bahamas); of 20 Dec. on Le Jeune v. Irwin (Grenada), McFarlane and Priddie v. Barrett (Jamaica), and Hiscox v. Hill (Virginia).

[V. pp. 109, 175; IV. p. 694, V. pp. 198, 174, 174; V. p. 51; V. p. 281; V. pp. 289, 236-7, 172.]

3 Ap. [841.] GRENADA. The six suspended councillors. Com-V. pp. mittee report for restoring them. 237-8.

11 Ap. [842.] NEW YORK. Act disallowed. B. of T. representa-V. pp. tion; and Committee report of 25 May. Representation and 244-5. report of same dates for disallowing a NEW JERSEY Act: with copy of petition of W. Bayard.

4 May. [843.] MASSACHUSETTS BAY. Mount Desert Island. V. p. 220. B. of T. report on the petition of Sir F. Bernard. In 1764 the B. of T. had reported that Bernard's conduct had ever been without reproach and did not leave the least room to suspect that any undue influence could arise from this grant, which was made from considerations of Bernard's expenses in taking out two commissions for that government before he could receive any advantage. Doubts having occurred about the jurisdiction of Massachusetts Bay over Sagadahoc, determination was suspended till that matter had been further examined. The B. of T. now propose that the grant be ratified, without prejudice to the rights of the Crown in and over the territory of Sagadahoc : which proviso corresponds with a B. of T. report of 6 June 1732 (III, pp. 282-3).