

1743.

at liberty to apply to the said Supreme Court of Judicature in Jamaica that the Name of the said Lydia Bradley may be inserted in the Claim and Plea put in by the said Henry Bradley and that the Name of Benjamin Maynard may be struck out of the Claim and Plea put in by the said John Gray and Benjamin Maynard And that upon the said Supreme Court of Judicature being Moved for that purpose such Court shall Order the same to be done upon payment of the Costs of Suit given on both the said Judgments of the said Supreme Court of Judicature and of the said Court of Errors in Jamaica And that the said Supreme Court of Judicature in Jamaica Do upon Application to be made to them by either Party Order a Venire de Novo to be issued in the said Cause And that if either of the said partys shall proceed to Tryal again of the said Cause the said Supreme Court of Judicature shall at the Request of either of the Partys direct the Matters to be found Specially at such Tryal in Order that the Meritts of the Case may come properly in Judgment before a Court of Errors in Case either party shall be advised to bring a Writt of Error thereon.

(1749.)

[XII. pp. 127-8.]

11 Jan.

[Order accordingly.]

[XII. p. 138.]

23 Mar.
Jamaica.

[567.] [Reference to the Committee of the similar appeal of John Bennett, John Gray, and Benjamin Maynard against Bontein from similar judgments given in the same courts on the same days whereby 265 casks of brandy and the ship *Mercury* were forfeited.]

(1747.)

[pp. 352-3.]

26 Nov.

[On Bennett's death, the appeal is revived by making his widow, Mary, a party.]

(1749.)

[XI. p. 456.]

11 Jan.

[Similar order to that given in previous section, on Committee report of 5 Dec.]

[XII. pp. 125-7, 138.]

23 Mar.
Virginia.

[568.] [Reference to the Committee of the appeal of David Meade of Virginia, merchant, for a day for hearing his appeal] from a Judgment given by the General Court of that Colony at the Court held the 15th of April 1742 upon an

1743.

Ejectment filed against the Petitioner by William Thrustout as Lessee under Martha Godwin Samuel Whitfield and Elizabeth his Wife William Godwin and Leah his Wife Julian Norsworthy Martha Norsworthy Mary Norsworthy and Ann Norsworthy for recovery of One Messuage One Tenement and 900 Acres of Land with the Appurtenances in the Parish of Newport and County of Isle of Wight in Virginia. [p. 353.]

[On 10 July, 1680, letters patent for the estate in question were issued to Colonel John Lear. His son Thomas predeceased his father, leaving three children, John, Elizabeth and Martha. The estate in question descended in tail to John Lear the grandson, who by indenture of lease sold it at a peppercorn rent to the petitioner. Some time later John Lear died, whereby the estate tail determined, even if it had till then subsisted. In accordance with the report of the Committee of 26 Oct., judgment is given for the appellant with costs, and possession restored to him.]

3 Nov.

[VIII. p. 386; IX. pp. 27-30, 34.]

[569.] [Reference to the Committee, together with some proposals on behalf of the children of the Foundling Hospital, of the] petition of several Protestant Switzers Germans and others Subscribers thereto in behalf of themselves and many other Foreign Protestants Setting forth that there is a large Territory or Tract of Country His Majestys Crown Lands lying Waste and uncultivated between New England and New Scotland in North America And humbly praying that His Majesty will be pleased to grant them a Convenient Tract of the said Land in Order to make a Settlement thereon.

25 April.
New
England.

[p. 391.]

[Committee refer petition and proposals to the Board of Trade.]

31 May.

[p. 420.]

[570.] [Reference to the Committee of the appeal of William Ottley of St. Christopher and Elizabeth his wife, and of Margaret Willet, spinster, a minor, from a decree of the St. Christopher Chancery of 2 Dec., 1741, in favour of

25 April.
St.
Christopher.