

1748.

[In accordance with the Committee report of 16 Jan. the judgments of Feb., 1745, and Aug., 1747, are both reversed and costs of suit in the Supreme Court awarded to the appellant. Other names in the report are James Tayler, for whom Olyphant was alleged to be surety, and John Morse, Jackson's attorney. The appeal was heard *ex parte*, no appearance having been entered for the respondent.]

(1753.)

7 Feb.

[XIV. *pp.* 254, 285-7, 308.]

[91.] [Reference to the Committee of the petition of Elizabeth Frisby, widow and administratrix of Peregrine Frisby, Esq., late of Cecil co., Maryland, for a day for hearing her appeal from a decree of the High Court of Appeals there, 20 Oct., 1747, affirming a Chancery decree of Oct., 1741, ordering the dismissal of a bill exhibited by her late husband against Mary Frisby, widow and administratrix of William Frisby, deceased, since married to John Baldwin, gent., to pay to him the half of William Frisby's personal estate.]

13 Oct.
Maryland.

[*p.* 98.]

[On the Committee report of 14 July, the appeal is sustained. Both verdicts are reversed and Mary Baldwin ordered to pay to Elizabeth Frisby a moiety of William Frisby's estate with interest from the commencement of the suit. William's son Nicholas having died, his property, by his will, was to be divided equally between his widow Mary and his brother Peregrine. Mary Frisby afterwards married Dominick Carrol and, on his death, John Baldwin.] [*p.* 104; XIV. *pp.* 162-4, 178.]

(1752.)

6 Aug.

[92.] [Reference to the Committee of the petition of James Barclay, merchant, of Kingston, Ja., and John Knight, Esq., only son and heir of James Knight, Esq., deceased, for a day for hearing their appeal from a Chancery order there, 23 Nov., 1747, in favour of Frances Rigby, spinster, executrix of James Rigby, Esq., deceased, and Robert Penny, Esq., Attorney General for Jamaica, dismissing the petitioners' motion for staying till further order in Chancery all proceedings on a judgment obtained in the name of his Majesty against Barclay.]

13 Oct.
Jamaica.

1748.

Similar reference of Barclay's appeal from a judgment of the Court of Errors, 4 Aug., 1747, in favour of the Attorney General affirming another in the Supreme Court in Nov., 1745, for his Majesty to] recover against the Petitioner a Debt on a Replevin Bond entered into by the Petitioner to His Majesty in the Penalty of 1,000*l.* in relation to some Negroes and Mules and also 5*l.* 13*s.* 3*d.* for Damages and Costs. [p. 99.]

(1752.) [Order in accordance with the Committee report of 7 April, 14 April, reversing several judgments given in Jamaica and restoring Barclay to what he has lost by them, and ordering further proceedings. The cases arose from agreements about a plantation in St. Andrew parish, Jamaica, made in 1712 and 1720, between John and Susannah Clarke and Samuel Walter and his attorneys, James Knight, Robert Poole, and Alger Pestall. Barclay is administrator of Walter's estate. Other persons named in the report are Joshua Bowes, Francis Mellin, Nicholas Harris, Maynard Clarke, and Mr. Morse.]

[XIII. pp. 64, 535 ; XIV. pp. 6-12, 30.]

29 Oct. [93.] [Orders in accordance with Committee report of Pennsylvania. 13 Oct. on 12 Acts referred to them on 12 May and by them to the Board of Trade on 14 May. The Committee concurred with the Board of Trade report of 29 July, viz. :—]

An Act for the New Appointment of Trustees of the general Loan Office of Pennsylvania and for making Current ten thousand pounds in New Bills of Credit to exchange such of those now by Law Current as are torn and defaced. Passed 26th May 1744.

This Act is supplemental to An Act passed in the said Province in the Year 1739 and Approved by His Majesty entituled An Act for reprinting exchanging and reemitting all the Bills of Credit of this Province and for striking the further Sum of Eleven Thousand One hundred and ten pounds five shillings to be emitted upon Loan, by which Act Trustees were appointed for the due Execution thereof but Disputes having arisen concerning the Limitation of time for the continuance of the said Trust ; this Act Appoints three New Trustees in the