

172 ACTS OF THE PRIVY COUNCIL (COLONIAL).

1768.  
7 Oct. [88.] [Reference to the Committee of the petition of John  
Virginia. Hiscox, merchant of London, for a day for hearing his appeal  
from a decree of the Virginia Chancery, 10 Oct., 1767,  
condemning him and Thomas Reynolds to pay certain sums  
to Humphrey Hill, as surviving executor of George Braxton.]  
[p. 348.]
- (1771.) [On the Committee report of 20 Dec. 1770, the appeal is  
9 Jan. dismissed. Other names in the report are John Robertson  
or Robinson, Samuel Guest, and Matthew Anderson.]  
[VII. pp. 13, 685 ; VIII. p. 19.]
- 26 Oct. [89.] [Reference to the Committee of the petition of Jacob  
Jamaica. Carrillo Saldana for a day for hearing his appeal from a judg-  
ment of the Jamaica Court of Errors, 10 Nov., 1767, reversing  
a judgment of the Supreme Court, 14 Feb., 1767, in his action  
to recover from Arthur Forrest the cost of his expenses at law  
on the seizure, by Forrest's directions, of his sloop *Dragon*  
or *St. Antonio de Padua* on 8 April, 1762.] [p. 360.]
- (1770.) [On the Committee report of 11 June, the appeal is  
15 June. dismissed without costs.] [VII. pp. 172, 408, 418.]
- 26 Oct. [90.] [Reference to the Committee of the petition of Robert  
St. Mitchell, merchant of London, and George Scott, merchant  
Christopher. of Santa Cruz, to be admitted to appeal from the condemnation  
of the *Charming Betsey* (James Carney master) and nine hogs-  
heads of rum in the Vice Admiralty Court of St. Christopher,  
18 Sept., 1766, in favour of John Tasker, waiter of customs  
at Sandy Point : and that the Governor affix the great seal  
of the islands to a copy of the proceedings.] [p. 360.]
- (1769.) [On the Committee report of 13 March, the appeal is  
14 April. admitted. Security is given on 29 April by Charles Grosett,  
merchant, of Friday Street in the parish of St. Matthew,  
London, and Robert Jardin, merchant, of Bond Street in the  
parish of St. George, Hanover Square, Middlesex.]  
[pp. 495, 543.]
- (1772.) [On the Committee report of 26 June, the sentence is  
8 July. reversed, and the schooner and rum, or value thereof, ordered

§ 90 *cont.*]

1768.

to be restored to the appellant. Mitchell alleged that the rum was being carried from Santa Cruz (Danish) to St. Eustatius (Dutch) and that the ship touched at St. Christopher only owing to contrary winds and want of water and provisions. The case was heard *ex parte*, no appearance having been made for the respondents.]

[VII. *pp.* 12, 14, 694 ; IX. *pp.* 329–31, 367.]

[91.] [Reference to the Committee of the petition of Francis Brerewood, Esq., of St. Martin's in the Fields, Middlesex, setting forth] that Lord Baltimore, Proprietary of the Province of Maryland, did about the Year 1752, forceably and arbitrarily take from the Petitioner an estate called the Lord Baltimores Gift lying in Baltimore County within the said Province, that the Petitioner hath brought his ejection in Maryland in order to recover Possession of the said Estate but most of the officers, Judges, Lawyers Councill and Magistrates, being dependants upon and Subservient to Lord Baltimore he Dispairs of obtaining Justice therein in the Courts at Maryland that the Petitioner having by his Agent applied to the Commissary or Proper Officer in the said Province to issue a Citation to Compell the Representatives of William Dallam to bring in an Inventory of the personal estates of Thomas Brerewood the Elder and William Brerewood the petitioners Son, the said Commissary refused to issue such Citation, being, as the Petitioner believes, under the Influence of the said Lord Baltimore [and praying his Majesty to interpose and require Lord Baltimore to answer his complaint and make restitution with arrears and damages.]

26 Oct.  
Maryland.

[*p.* 361.]

[On a motion to the Committee praying them to take Brerewood's case into consideration, and on hearing Lord Baltimore's solicitor,] Their Lordships were pleased to declare that they had no Jurisdiction in this Affair as it stands at present and recommended the Petitioner to try the Cause in the Law Courts of Maryland.

(1769.)  
13 Mar.

[*p.* 495.]