Abstract Proceedings of the Travancore Legislative Council.

24" July 1809. The Council met again at the usual place at 3 P. M this day It was resolved that the sections about military men be emboried in Chapter 19. Section 228: MR RRy Shungrasoffer Soughlyes. preed an amondment that tax, orbhayam pulsia, decarily the should be entired shi the extrinet fine the Revenue officer Not carried. bedin 48, hara 2. The suggestion of the Righ Count was perced. The amendment was moved by URRy Shungrains byen avergal Sistions 62 and 168 clause the MRRy Shanges. sorbyer Arregal moved the amendment suggested by the High Court. Not carried. Section 83 MRRy Shungrawobyle Everyal mived the adoption of the High louits suggestion. It was resolved that the dection should stand as his the published Bill. Aution 97, have 2, MRRy Shangeroodye avoid model to adopt the suggestion of the High Great. It was resolved that the section should stand as in the liket Committee reporter tictor 103. MRRy Shangersibya avagal more that the High Courts duggestion be adopted. Not carried

Section 201. It was persolved to receive this section Scalini 236 A. wi the High Courts Letter (See 240 at the. Select amaittees comended Bile). No motion enade. Resolved that the section should be manias proposed by the Select Committee Lection 262 all RRy Springprosofe dragal Louis moved as an ameridantito that the section may stand as in the High courts original Bill Not carried. Section 200. No motion was made? Section 28%. It was proposed to reverse the section. No motion was made Section 319. WARey Iwe Villay Aneigh moved that Sichin 400. a mostification shrill be made to admit of suits again Government and Government officers which dire defended by Granument being filed in Fillate Courts. Not carried. M. R Ry P. Tham Pillay Sverpel moved that the section be retained as drafted by the tright Count but with I wouth wished of 2 months Carried. It was readed to omit the proviso Section 201. add the following. White sach a decree is dilent with respect to the payment of faither witerest on such aggregat Sum as aforesaid from the date of the decree & the date of payment on the realin date, the court shale be deemed to have refused evel witerest, and a separate sent shough the not lie.

declin 569. It was restlict & extent & to ldaped!

Chief the privilege of exemption from appearance in courts
in suit to which he is a party.