either as a party to the suit, or as one who has come in and established his claim before the Master, under the decree or order, to commit to him the prosecution of the said decree or order; and from thenceforth, neither the party making default, nor his solicitor, shall be at liberty to attend the Master as the prosecutor of the said decree or order.

XLI. That upon any application made by any Master's corperson to the court, the Master, if required by the tiffcate of proceedings, person making the application, shall, in as short a manner as he conveniently can, certify to the court the several proceedings which shall have been had in his office in the same cause or matter, and the dates thereof.

Production and inspection of papers, &c. XLIV. That when by any decree or order of the court, books, papers or writings are directed to be produced before the Master, for the purposes of such decree or order, it shall be in the discretion of the Master to determine what books, papers or writings are to be produced, and when and for how long they are to be left in his office; or, in case he shall not deem it necessary that such books, papers or writings should be left or deposited in his office, then he may give directions for the inspection thereof by the parties requiring the same, at such time and in such manner as he shall deem expedient.

Mode of bringing in and proceeding on accounts.

XLV. That all parties accounting before the Master, shall bring in their accounts in the form of debtor and creditor; and any of the other parties who shall not be satisfied with the accounts so brought in, shall be at liberty to examine the accounting party upon interrogatories* as the Master shall direct.

XLVI. That all accounts, when passed and settled by the Master, shall be entered in a book to be

^{*} See 53rd order of May, 1850.