Jan. 28, 1845. Setting

plea or demuror.

CLVIII. That no subpæna to hear judgment shall be sued out in any case; \* but the party setting down cause, down the plea or demurrer to be argued, or the cause to be heard, shall give a notice in writing stating that the plea, or demurrer or the cause has been entered in the cause book with the registrar, for argument or hearing, and stating the day on which the same is to be argued or heard; and that. such notice shall be served eight days before the day of argument or hearing; and that it shall be the duty of the party entering such plea or demurrer or cause to be argued or heard, at the time of entering thereof to furnish the registrar with the day on which the same is to be argued or heard, in order that the same may be entered in the cause book.

Echedule of accounts.

CLX. That, upon a reference to the Master to take accounts between parties, in all cases where there have been schedules of the accounts by the accounting party annexed to the answer, there shall be no warrants taken out to bring in any accounts, except such accounts as are subsequent to the time of the schedules annexed to the answer.

Charge and discharge.

CLXI. That the party wishing to proceed with the reference shall bring in his charge, or at once file interrogatoriest for the examination of the accounting party; and thereupon bring in his charge, and the schedules to the answer shall be used to substantiate the charge in the same way that is now the practice with respect to the accounts brought into the Master's office in the shape of debtor and creditor, and the discharge shall be brought in and shall be dealt with in the same manner as is now done in respect of the debtor and creditor account brought into the Master's office.

<sup>\*</sup> See 69th order of May 1850, authorizing the issuing of subpænas ad audiendum judicium.

<sup>†</sup> See 25th order of May 1850, abolishing pleas in suits for relief. ‡ See 53td order of May 1850.