

Delivery of
office copies.

CXXXVIII. That in case the solicitor or agent from whom any office copy of a pleading or proceeding may be bespoken shall not deliver the same upon or before the expiration of two clear days from the day of the same being so bespoken (as on Thursday if bespoken on the Monday preceding), any further time that may elapse before the delivery of the same shall not be computed against the party to whom such office copy is due; and such office copies shall be written in a clear legible character, and in manner as now practised in the registrar's office.

No further
costs in con-
sequence of
preceding
orders as to
office copies.

CXXXIX. That no further fees or disbursements, by way of attendances, postages or otherwise, shall be taxed or allowed in consequence of such altered practice in respect of office copies, than are now taxable under the present practice.

Costs of
amendment
in case of re-
engrossment

CXL. That where a bill is amended, and a re-engrossment thereof filed, and a copy of such re-engrossment served on the opposite party, under the foregoing orders, it shall not hereafter be necessary for the plaintiff to pay such opposite party the usual sum of twenty shillings, unless a further answer be required;

Ap. 20, 1843.

Evidence of
accounts not
necessary
before refer-
ence.*

CXLI. That in all cases where, according to the course and practice of the Court of Chancery, accounts are taken under the direction of the court, it shall not be necessary, for the purpose of having such accounts taken with rests, or for the purpose of obtaining allowance for moneys expended in necessary repairs or lasting improvements, or for moneys properly expended, or claimed to be properly expended otherwise, and which ought to be credited to the party expending the same, that any evidence should be given in relation thereto before the taking

* See also 76th order of May 1850.