## SUCH OF THE

## ORDERS OF THE COURT OF CHANCERY

PASSED PREVIOUS TO MAY, 1850,

AS ARE STILL IN FORCE.

VII. That no order shall be made for referring June 1, 1837 any pleading or other matter depending before the Exceptions for scandal or Impertinence, unless exceptions for scandal are taken in writing and signed by Counsel, de-Pence, and reference scribing the particular passages which are considered thereof to be scandalous or impertinent, nor unless such order be obtained within six days after the delivery of such exceptions.

VIII. That when any order is made for referring Time for an answer for insufficiency,\* or for referring procuring report on rean answer or other pleading or matter depending insufficence for before the Court for Scandal or Impertinence, the impertiorder shall be considered as abandoned, unless the party obtaining the order shall procure the Master's report within a fortnight from the date of such order, or unless the Master shall, within the fortnight, certify that a further time, to be stated in his certificate, is necessary, in order to enable him to make a satisfactory report, in which case the order shall be considered as abandoned, if the report be not obtained within the further time so stated; and where such order relates to alleged insufficiency in an answer, such answer shall be deemed sufficient from the time when the order is to be considered as abandoned.\*

<sup>•</sup> There are now no exceptions for insufficiency. See 30th order of May 1850. See also the 1st order of May, which abrogates all the previous orders and parts of orders inconsistent with the orders of May.