kept for that purpose in the Master's office, with Accounts to proper indices, in order to be referred to as occasion in a book. may require.

- XLVII. That the Master shall be at liberty, upon the appointment of a receiver, or at any time subse-Roccivers. quent thereto, in the place of annual periods for the delivery of the receiver's accounts and payment of his balances, to fix either longer or shorter periods at his discretion; and when such other periods are fixed by the Master, the regulations and principles established by the practice of the Court of Chancery in England, shall, in all other respects, be applied to the said receiver.
- XLVIII. That in every order directing the appointment of a receiver of a landed estate, there be pirections inserted a direction that such receiver shall manage, pointment of a receiver as well as set and let, with the approbation of the Master; and that in acting under such an order, it shall not be necessary that a petition be presented to the court, in the first instance, but the Master, without special order, shall receive any proposal for the management or letting of the estates from the parties interested, and shall make his report thereon, which report shall be submitted to the court for confirmation, in the same manner as is done with respect to reports on such matters made upon special reference; and until such report be confirmed it shall not give any authority to the receiver.
- XLIX. That all affidavits which have been previously made and read in court upon any proceeding Affidavits in a cause or matter, may be used before the Master. the master.
- L. That where, upon an inquiry before the Master, affidavits are received, then no affidavit in reply Further affidavits in shall be read, except as to new matter which may reply to former affidavits in answer, nor shall any vits.