M.

Master in chambers - Continued.	RULE.	PAGE.
may refer matter to judge, and judge may refer back	32	7
official referee may on request sit for master	31	7
MASTER IN ORDINARY, master (in rules 44 to 137) to include master in ordinary, local master, and official or other		
referee	43	8
court may dispose of matter without reference	44	8
order to be carried in within 14 days after drawn up	45	8
warrant to consider to be taken	54	9
parties may be added in master's office and office copy judg-		
ment or order served on them	46-	9
judgment or order served to be endorsed with notice	47	9
form of notice prescribed	47	9
party served may apply to vary or set aside within 14 days.	48	9
parties may be classified, and master may, if necessary,		
nominate solicitor to represent class	49	9
to settle parties to attend, fix time for proceedings, mode of		
taking and vouching accounts, evidence in support, and		
prosecution of accounts and inquiries	55	10
to exercise powers without reference to statements in plead-		
ings or attidavits, or that specific directions not given	56	10
reference to be prosecuted de die in diem when practicable	52	9
unless necessary, reference not to be postponed for another		
matter	53	9
to adopt simplest, speediest, and cheapest mode of proceed-	,	
	73	12
if solicitor dilatory, master may give conduct to another	• • •	
solicitor	50	9
if undue delay, master may close reference	51	. 9
accounts and reports which master may take and make	57	10
	.,	• • •
debtor and creditor accounts to be verified and brought in	63	11
and items numbered	1,1,7	• • •
accounts books may (if directed) be accepted as prima facie	64	13
evidence	67	ii
	07	4.
appointment on accounts may be given to ascertain what	68	11
admitted	69	ii
warrant may be issued to ascertain what admitted	70	12
particulars of surcharge to be given by opposite party	10	1
advertisements for creditors to be issued, and (if necessary)	60	11
heirs and next of kin	61	ii
to adjudicate on claims and examine witnesses	62	11
to settle draft conveyances.	02	• • •
state of facts not to be brought in nor copy documents made	65	11
without direction	66	ii
copies extracts or abstracts to be supplied as directed		12
several appointments may be included in one warrant	74	1.5
warrant not to be issued if parties notified of appointment		12
by master	75	12
proceedings to be continued after master's notification as	===	10
though warrant served	76	12
witnesses may be examined before examiner	58	10
examination of parties and production of books may be	***	10
ordered	59	10
evidence taken before master to be riva row, nuless other-		
wise ordered "master's book" to contain title of action, solicitor's name,	565	75
master's book to contain title of action, solicitor's name,		
date of order and proceedings taken before master and his	71	10
directions	71	12
on request, master to certify proceedings taken	72	12
on completion of reference, master to prepare certificate and		*.*
no further evidence to be received without leave	77	12
parties to raise all necessary points before master	78	12
accounts, athidavits, &c., not to be stated in report but		***
referred to only	79	12
scredule to be made of money paid into court or payable	80	12