

to be an enrolment of the decree and proceedings, and shall have the same force and effect in every respect as the former method of enrolling decrees.

May 29, 1845

Order in relation to the admission of solicitors in chancery.

CLXXIX. It is hereby declared and directed by the Vice Chancellor, that from and after Monday, the ninth day of June next, no persons be admitted to practice as solicitors of the Court of Chancery except solicitors of the said court already admitted, or who may be hereafter admitted, as such solicitors; and attornies of the Court of Queen's Bench admitted and sworn in before the said ninth day of June next. Persons admitted attornies of the Court of Queen's Bench after that period to be sworn in and admitted solicitors of the Court of Chancery before they can practice as solicitors of that court, either as principals or through agents.*

Jan. 27, 1846

Applications to amend and to answer &c., to be made to the Master.

CLXXXI. It is ordered, that the Master in ordinary of this court shall hear and determine all applications for time to *plead*, answer or demur, and for leave to amend bills, and for leave to withdraw replication and amend bills, and for enlarging publication; and either party shall be at liberty to appeal by motion to the Vice Chancellor from the order made by the Master upon such application.

Appeal to court.

[2.] That no such application shall be made to the Vice Chancellor except on appeal as hereinbefore provided.

How application to be made.

[3.] That such applications to the Master shall be made by taking out a warrant, which shall be underwritten, with the object of the application, and the same shall be served two clear days before the return thereof.

Master to direct how costs of the application to be paid.

[4.] That upon such applications aforesaid, the Master shall be at liberty to direct, and shall accordingly in the orders made thereon direct whether the

* See Pro. Stat. 12 Vic. ch. 63, sec. 45.