

XXIV. Such particulars and notice shall be directed to the party or parties intended to be summoned, by the name and surname of each of them, and by the place of residence, and shall also contain, in the body thereof, a statement of the name or names of all the persons from whom the debt is claimed to be due, whether the whole of them shall be summoned or not; or, in case of partners, the style or firm of partnership and place of business, in the same form as mentioned in the last Rule.

XXV. The account in such particulars of demand shall be expressed with reasonable and convenient certainty as to dates and all other matters, and when credit is given in such account to the debtor the notice shall require payment of the difference or balance only which appears to be due on such account.

XXVI. If the affidavit for summoning a debtor under the said Act shall not be filed, in case the Plaintiff (*or creditor*) reside in this Province, within one calendar month, or in case the Plaintiff (*or creditor*) reside elsewhere than in this Province, within three calendar months after service of the particulars of demand and notice, the Plaintiff (*or creditor*) shall not afterwards be at liberty to proceed without serving new particulars of demand and notice.

XXVII. Every affidavit made under the said Act shall be intitled,

“ In the Court of Bankruptcy,  
For the District of Montreal.”