

by the last Rule, shall have taken place, a memorandum or minute of such nomination shall be furnished to the party making the application, or in case he should be the person not attending, or neglecting or refusing to name an Arbitrator, then to the opposite party, and at the foot of said minute the said Arbitrators shall sign a memorandum of acceptance, which such party shall procure in the form following:—

“We, whose names are above mentioned as being nominated Arbitrators between the above parties, do hereby accept of such nomination.”

And such memorandum or minute, together with such acceptance, shall be filed with the Clerk of the Court, and thereupon a Certificate shall be given of such nomination and acceptance in the following form:—

“In the Court of Bankruptcy,  
For the District of ———

I, the undersigned, being one of the Circuit Judges for the District of Montreal, do hereby certify that A. B., of, &c., and C. D., of, &c., and E. F., of, &c., have been duly chosen and appointed Arbitrators under and in pursuance of the provisions of the Statutes now in force relating to Bankrupts, to arbitrate and award between ——— and ——— in respect of the matters contained in the particulars of demand annexed to the affidavit and notice filed with me, according to the said Statutes, and I hereby declare that the said Arbitrators have accepted of such choice and appointment.

Given under my hand at ——— this  
——— day of ——— in the year of  
Our Lord, 184—.

**XLIV.** In case any of the said Arbitrators so nominated at the time appointed for that purpose, shall decline to accept, or refuse to act, and