put into Writing this our Award, Arbitration and Judgment between the said Parties, for and concerning the Premisses, in Manner and Form following, (to wit) Firft, We do arbitrate and determine by these Presents, that the said R. D. his Executors, Administrators or Assigns, shall and will well and truly pay, &c. And We the faid Arbitrators do also award, &c. that he the said R. D. shall also on the Sign and Seal and as his Act and Deed, deliver unto the faid M. C. or to his Use, a general Release in Writing, of all Manner of Actions, Suits, Causes of Action, Bonds, Bills, Covenants, Controversies and Demands whatsoever, from the Beginning of the World, unto the Day and Date of the Obligations aforesaid. And further, We do award, arbitrate and determine, that the faid M C. shall well and truly pay, &c. And also fign, seal, and as his Act and Deed, unto the said M. C. or to his Use, a Release, &c. In Witness, &c.

## Nomination of an Umpire.

R Ecite the mutual Bonds and Obligations, as the Powers given, above inserted, (and then say) And in Case We should not agree in Opinion, that we should name an Umpire, who should make Umpirage on or before the first Day of--next, And whereas We the said 1. F. and R. C. have considered of the said Matters in Difference and heard what each Party had to offer to and alledge on his Behalf, but do not agree in Opinion, in Relation to the faid Matters in Difference so as to be able to make an Award between the faid Parties, Now knowye, that in Pursuance of the Power and Direction aforesaid, in Respect to the Naming of an Umpire in the said Matter, We the said J. F. and R. C. have elected, nominated and appointed, and do hereby elect, nominate and appoint R. H. to be Umpire between the faid Parties, in Relation to the Matters in Difference, between the said Parties, in the Causes aforesaid. In Witness, &c.

## An Award by an Umpire.

To all &c. (as before) R. H. sends Greeting: Whereas (here Recite as above, as also the Power of appointing an Umpire, then say,) And whereas the said 7. F. and R. C. did not make their Award between the said Parties, by the Time limited by the said Bonds of Arbitration, as above mentioned, whereby the composing, pacifying and ordering the said Differences and Matters and Disputes, depends wholly upon me, Norv know ye, that I the said R. H. having taken upon me the Charge and Business of the said Award,