

ARTICLE 73A.

PARTNERSHIP.

2. Cited but not construed in *McLane v. State Tax Commn.*, 156 Md. 145..
6. See notes to sec. 7.
7. In determining whether a partnership exists, consideration should be taken of intention of parties and community of interest, sharing of profits, capital and control. *Southern Can Co. v. Sayler*, 152 Md. 311.
"Contract of renting," purporting to lease farm, and transferring possession, etc., did not create partnership. *Tomlinson v. Dille*, 147 Md. 165.
8. Cited but not construed in *McLane v. State Tax Commn.*, 156 Md. 145..
9. Under this section and secs. 13-15, partnership bound by act of partner in drawing checks in firm name in the usual way; kiting scheme. *Bradford v. Harford Bank*, 148 Md. 22.
Cited but not construed in *McLane v. State Tax Commn.*, 156 Md. 145..
Sub-section 4 of this section applied. *Union Tr. Co. v. Poor & Alexander*, Daily Record, March 25, 1935.
10. Cited but not construed in *McLane v. State Tax Commn.*, 156 Md. 145..
11. This section referred to in construing art. 45, sec. 5. *David v. David*, 161 Md. 537.
12. Cited but not construed in *McLane v. State Tax Commn.*, 156 Md. 145..
13. This section referred to in construing art. 45, sec. 5. *David v. David*, 161 Md. 537.
See notes to sec. 9.
14. See notes to sec. 9.
15. This section referred to in construing art. 45, sec. 5. *David v. David*, 161 Md. 537.
See notes to sec. 9.
16. This section referred to in construing sec. 7—see notes thereto. *Southern Can Co. v. Sayler*, 152 Md. 311.