## ARTICLE 73A.

## PARTNERSHIP.

- 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.

- Cited but not construed in McLane v, State Tax Commn., 156 Md. 145...
- 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.

- Cited but not construed in McLane v. State Tax Commn., 156 Md. 145..
- This section referred to in construing art. 45, sec. 5. David v. David, 161 Md. 537.
- Cited but not construed in McLane v. State Tax Commn., 156 Md. 145...
- 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.
- 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.