

18.

Where partnership has been terminated and later discovery by one partner that other partner has failed to account for his share of profits and has refused access to books, the aggrieved partner has right to discovery and relief in equity. *Seeley v. Dunlop*, 157 Md. 382.

This section referred to in construing art. 45, sec. 5. *David v. David*, 161 Md. 538.

Cited but not construed in *McLane v. State Tax Commn.*, 156 Md. 145; *Caughy v. Hearn*, 158 Md. 602; *Ottaviano v. Lorenzo*, Daily Record, June 26, 1935.

19.

See notes to sec. 18.

20.

See notes to sec. 18.

21.

See notes to sec. 18.

22.

See notes to sec. 18.

25.

Where two persons owned truck, as partners, a creditor of one partner cannot attach his interest to satisfy the debt. *Townsend v. Appel Sons, Inc.*, 164 Md. 255.

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; *Ottaviano v. Lorenzo*, Daily Record, June 26, 1935.

26.

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

30.

See notes to sec. 18.

31.

Court will not force continuance of partnership; remedy at law. *Maxa v. Jones*, 148 Md. 464.

This section referred to in construing art. 45, sec. 5. *David v. David*, 161 Md. 538.

36.

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

37.

See notes to sec. 18.

38.

See notes to sec. 18.

40.

Cited but not construed in *McLane v. State Tax Commn.*, 156 Md. 145..
See notes to sec. 18.

43.

See notes to sec. 18.