necessary, that said notice or notices were put up agreeably to the provisions of the preceding section of this article shall be filed with the clerk directing the same and shall be evidence of the facts therein contained.

1888, art. 73, sec. 9. 1860, art. 72, sec. 9. 1836, ch. 97, sec. 9.

9. Every renewal or continuance of such partnership beyond the time originally fixed for its duration shall be certified, acknowledged and recorded and an affidavit of a general partner be made and filed and notice be given in the manner herein required for its original formation, and every such partnership which shall be otherwise renewed or continued shall be deemed a general partnership.

Ibid. sec. 10. 1860, art. 72, sec. 10. 1836, ch. 97, sec. 10.

10. Every alteration which shall be made in the names of the partners, in the nature of the business, or in the capital or shares thereof, or in any other matter specified in the original certificate shall be deemed a dissolution of the partnership; and every such partnership which shall in any manner be carried on after any such alteration shall have been made shall be deemed a general partnership, unless renewed as a special partnership, under the provisions of the preceding section.

Ibid. sec. 11 1860, art. 72, sec. 11. 1849, ch. 347, sec. 1. 1888, ch. 512. 11. The business of the partnership may be conducted under the name of any one or more of the general partners, and with or without the addition of the word Co. or company, as the parties may determine; and if any action or suit to be brought on any contract or engagement of the partnership, or to enforce any liability of the same, the general partner whose name is used in said firm or business shall be the only necessary party defendant; and any judgment or decree recovered against said defendant shall have the same legal effect and operation, and execution thereon shall be enforced and have like effect as if the judgment or decree had been recovered against all the general partners; provided, that no such judgment shall operate as a lien upon the real estate or chattels real of any general partner not named as a defendant in said case to the prejudice of any bona fide purchaser without notice.

Ibid sec. 12. 1860, art. 72, sec 12. 1836, ch. 97, sec. 11. 1880, ch. 203

12. With the exceptions hereinafter stated, if the name of any special partner shall be used in the firm with his privity, he shall be deemed a general partner, and the general partners