

INDEX TO THE LAWS.

Chap. Sec

less renewed as a special partnership according to the provisions of the last section,

97 "

LIMITED PARTNERSHIPS.—The name of the general partners only shall be used in the firm, and without the word Co., &c.

" 11

If the name of a special partner be used, he shall be deemed a general partner,

" "

General partners only shall transact the business of the partnership,

" "

If special partners interfere, they shall be deemed general partners,

" "

Special partners may examine the state and progress of the partnership, and advise, &c.

" "

No part of the capital to be withdrawn by special partner, or transferred to him, in dividends, profits or otherwise, during continuance of the partnership,

" 12

Any partner may receive lawful interest from the firm on the capital contributed by him, provided it does not diminish the amount of the original capital

" "

If the capital be reduced by any such payment, the partner receiving shall restore the amount with interest,

" 13

The general partners shall be accountable to each other, and to the special partners, both in law and equity, for the management of the concern,

" 14

Every partner who shall be guilty of fraud in the management of the affairs, &c. shall be liable civilly to the party injured,

" "

See *Insolvency*, ch. 97 sec. 15-16-17-18

Suits respecting business shall be brought against general partners only, excepting where general partners have made themselves liable under the provisions of this act as general partners,

" 19

In case of suit against special partner, and on trial, it appears that they are not liable, the court may adjudge and decree against the partners that are liable, in the