FOR ADVERTISING THE FACT OF DISSOLUTION IN SUBSECTION (A) (2) (II) OF THIS SECTION.

(D) NOTHING IN THIS SECTION SHALL AFFECT THE LIABILITY UNDER § 9-308 OF ANY PERSON WHO AFTER DISSOLUTION REPRESENTS HIMSELF OR CONSENTS TO ANOTHER REPRESENTING HIM AS A PARTNER IN A PARTNERSHIP ENGAGED IN CARRYING ON BUSINESS.

REVISOR'S NOTE: This section presently appears as Art. 73A, §35. Cross-references are conformed.

The word "or" is added at the end of subsection (a) (1) of this section.

In subsection (b) of this section, the word "the" is substituted for the word "such."

The only other changes are technical changes in punctuation.

9-607. EFFECT OF DISSOLUTION ON PARTNER'S EXISTING LIABILITY.

- (A) THE DISSOLUTION OF THE PARTNERSHIP DOES NOT OF ITSELF DISCHARGE THE EXISTING LIABILITY OF ANY PARTNER.
- (B) A PARTNER IS DISCHARGED FROM ANY EXISTING LIABILITY UPON DISSOLUTION OF THE PARTNERSHIP BY AN AGREEMENT TO THAT EFFECT BETWEEN HIMSELF, THE PARTNERSHIP CREDITOR AND THE PERSON OR PARTNERSHIP CONTINUING THE BUSINESS; AND THE AGREEMENT MAY BE INFERRED FROM THE COURSE OF DEALING BETWEEN THE CREDITOR HAVING KNOWLEDGE OF THE DISSOLUTION AND THE PERSON OR PARTNERSHIP CONTINUING THE BUSINESS.
- (C) WHERE A PERSON AGREES TO ASSUME THE EXISTING OBLIGATIONS OF A DISSOLVED PARTNERSHIP, THE PARTNERS WHOSE OBLIGATIONS HAVE BEEN ASSUMED SHALL BE DISCHARGED FROM ANY LIABILITY TO ANY CREDITOR OF THE PARTNERSHIP WHO, KNOWING OF THE AGREEMENT, CONSENTS TO A MATERIAL ALTERATION IN THE NATURE OR TIME OF PAYMENT OF SUCH OBLIGATIONS.
- (D) THE INDIVIDUAL PROPERTY OF A DECEASED PARTNER SHALL BE LIABLE FOR ALL OBLIGATIONS OF THE PARTNERSHIP INCURRED WHILE HE WAS A PARTNER BUT SUBJECT TO THE PRIOR PAYMENT OF HIS SEPARATE DEBTS.

REVISOR'S NOTE: This section presently appears as Art. 73A, §36.

In subsection (b) of this section, the word