

JUDGMENT, ACCRUED TO THE OWNER OR DRIVER BY REASON OF THE INSURANCE.

REVISOR'S NOTE: This section presently appears as Art. 66 1/2, §7-206.

In subsection (a) (3) of this section, the present statement that the Administration "suspend the license and registration" is deleted as superfluous. Since the exception of subsection (a) (1) no longer applies, the mandatory suspension provisions of §17-204 of this subtitle would.

In subsection (b) of this section, the terms "insolvency" and "reorganization" are added for clarity.

The only other changes are in style.

The Commission questions whether the phrase, in subsection (b) (3) of this section, "no benefit" accurately reflects the legislative intent. What if some minor benefit - but less than full or even substantially all of the benefits - accrued to the owner or driver: should his license and registration be suspended?

17-207. DURATION OF SUSPENSION.

A LICENSE OR REGISTRATION SUSPENDED UNDER THIS SUBTITLE SHALL REMAIN SUSPENDED AND MAY NOT BE RENEWED OR REISSUED, AND A NEW OR ORIGINAL LICENSE OR REGISTRATION MAY NOT BE ISSUED TO THE JUDGMENT DEBTOR UNTIL THE JUDGMENT:

- (1) IS STAYED;
- (2) IS SATISFIED; OR
- (3) IS SUBJECT TO ONE OF THE EXCEPTIONS STATED IN §17-206 OR §17-209 OF THIS SUBTITLE.

REVISOR'S NOTE: This section presently appears as Art. 66 1/2, §7-207.

The only changes are in style.

17-208. WHAT CONSTITUTES A SATISFIED JUDGMENT.

(A) GENERAL RULE.

FOR PURPOSES OF THIS SUBTITLE, A JUDGMENT IS CONSIDERED SATISFIED IF:

- (1) IT IS PAID TO THE JUDGMENT CREDITOR OR INTO THE COURT THAT RENDERED THE JUDGMENT, EITHER IN FULL