SEC. 13. And be it enacted, That if it shall appear that by If capital is the payment of interest or profits to any special partner, the reduced. original capital has been reduced, the partner receiving the Re-payment same shall be bound to restore the amount necessary to make good his share of capital, with interest.

SEC. 14. And be it enacted. That general partners shall be Accountaliable to account to each other and to the special partners, for each other. the management of the concern, both in law and equity, as other partners now are by law, and every partner who shall be guilty of fraud in the management of the affairs of the partner- Fraud. ship, shall be liable civilly to the party injured, to the extent of his damage, and shall also be liable to an indictment for a misdemeanor, punishable by fine or imprisonment or both, in the Punishable, discretion of the court by which he shall be tried.

SEC. 15. And be it enacted, That every sale, assignment or Assignment transfer of any of the property or effects of such partnership, of property with view made by such partnership, when insolvent or in contemplation of insolof insolvency, or after or in contemplation of the insolvency of vency. any partner, with intent of giving a preference to any creditor of such partnership or insolvent partner, over other creditors of such partnership, and every judgment confessed, lien created. or security given by such partnership under the like circumstances, and with the like intent, shall be void as against the void. creditors of such partnership.

SEC. 16. And be it enacted, That every such sale, assign. Of partners ment or transfer of any of the property or effects of a general or with such special partner made by such general or special partner when insolvent, or in contemplation of insolvency, or after or in contemplation of the insolvency of the partnership, with intent of giving to any creditor of his own, or of the partnership a preference over the creditors of the partnership, and every judgment confessed, lien created, or security given by any such partner under the like circumstances and with the like intent void. shall be void as against the creditors of the partnership.

SEC. 17. And be it enacted. That every special partner who partners shall violate any of the provisions of the two last preceding violating of the provisions of the two last preceding violating sections, or who shall concur in or assent to any such violation 16th secs. by the partnership or by any individual partner, shall be liable as a general partner.

SEC. 18. And be it enacted, That in case of the insolvency Case of inor bankruptcy of the partnership, no special partner shall under solveney. any circumstances be allowed to claim as a creditor until the claims of all the other creditors of the partnership shall be satisfied.

SEC. 19. And be it enacted, That all suits respecting the Case of business of such partnership, shall be brought and prosecuted suits. by and against the general partners only, excepting in those