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or special meeting may in its discretion empower the state health officer to act for the board upon such matters as it may determine in issuing and enforcing orders in compliance with the public health laws and rules and regulations adopted by the board. Whenever any person, firm or corporation, feels himself or itself aggrieved by any order of a state health officer, they may have a right of appeal to the state board of health.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 2, 1917.

No. 150, A.]

[Published May 4, 1917.

CHAPTER 146

- AN ACT to repeal section 1724m-30 and to create a new section of the statutes to be numbered 1724m-30, relating to the powers of partner to bind partnership to third persons after dissolution.
- The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 1724m-30 of the statutes is repealed.

SECTION 2. There is added to the statutes a new section to read: Section 1724m—30. 1. After dissolution a partner can bind the partnership except as provided in subsection 3

(a) By any act appropriate for winding up partnership affairs or completing transactions unfinished at dissolution.

(b) By any transaction which would bind the partnership if dissolution had not taken place, provided the other party to the transaction

(1) Had extended credit to the partnership prior to dissolution and had no knowledge or notice of the dissolution; or

(2) Though he had not so extended credit, had nevertheless known of the partnership prior to dissolution and, having no knowledge or notice of dissolution, the fact of dissolution had not been advertised in a newspaper of general circulation in the place (or in each place if more than one) at which the partnership business was regularly carried on.

2. The liability of a partner under subdivision (b) of subsection 1 shall be satisfied out of partnership assets alone when such partner had been prior to dissolution

(a) Unknown as a partner to the persons with whom the contract is made; and

(b) So far unknown and inactive in partnership affairs that the business reputation of the partnership could not be said to have been in any degree due to his connection with it.

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3. The partnership is in no case bound by any act of a partner after dissolution

(a) Where the partnership is dissolved because it is unlawful to carry on the business, unless the act is appropriate for winding up partnership affairs; or

(b) Where the partner has become bankrupt; or

(c) Where the partner has no authority to wind up partnership affairs, except by a transaction with one who

(1) Had extended credit to the partnership prior to dissolution and had no knowledge or notice of his want of authority; or

(2) Had not extended credit to the partnership prior to dissolution, and having no knowledge or notice of his want of authority, the fact of his want of authority had not been advertised in the manner provided for advertising the fact of dissolution in paragraph (2) of subdivision (b) of subsection 1.

4. Nothing in this section shall affect the liability under section 1724m—13 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.

SECTION 3. This act shall take effect upon passage and publication.

Approved May 2, 1917.

No. 337, A.]

[Published May 4, 1917.

CHAPTER 147

AN ACT to amend section 604-1 of the statutes, changing the name of the hospital for criminal insane.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 604—1 of the statutes is amended to read: Section 604—1. The institution created by chapter 585, laws of 1911, as a hospital for the criminal insane, is hereby continued and the legal title of such institution shall be the • • • "Central State Hospital for the Insane." Said hospital for criminal insane is hereby created a separate institution. The jurisdiction of the state board of control of Wisconsin is hereby established over said institution and the powers and duties of said state board of control of Wisconsin, defined by section 561j of the statutes in reference to the management of other state institutions, are hereby made applicable to said hospital for criminal insane.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 2, 1917.