

“(a.) if any constable or officer authorized to enter any house, room or place, is wilfully prevented from, or obstructed or delayed in entering the same or any part thereof; or

“(b.) if any such house, room or place is found fitted or provided with any means or contrivance for unlawful gaming, or with any means or contrivance for concealing, removing or destroying any instruments of gaming.”

By inserting immediately after section 707 the following section :—

“**707A.** In any prosecution, proceeding or trial for any offence under section 331A, a brand or mark, duly recorded or registered under the provisions of any Act, ordinance or law, on any cattle shall be prima facie evidence that such cattle are the property of the registered owner of such brand or mark, and possession by the person charged, or by others in his employ or on his behalf, of any such cattle marked with such a brand or mark of which he is not himself the registered owner, shall throw upon the accused the burden of proving that such cattle came lawfully into his possession or into the possession of such others in his employ or on his behalf, unless it appears that such possession by others in his employ or on his behalf was without his knowledge and without his authority, sanction or approval.”

Section **729.**—By substituting the following therefor :—

“**729.** The taking of the verdict of the jury or other proceeding of the court shall not be invalid by reason of its happening on Sunday or on any other holiday.”

Section **744.**—By repealing subsections 1 and 2 thereof and substituting the following :—

“**744.** If the court refuses to reserve the question, the party applying may move the Court of Appeal as hereinafter provided.

“2. The Attorney General or party so applying may, on notice of motion to be given to the accused or prosecutor, as the case may be, move the Court of Appeal for leave to appeal. The Court of Appeal may, upon the motion and upon considering such evidence (if any) as they think fit to receive, grant or refuse such leave.”

Section **760.**—By substituting the following therefor :—

“**760.** In the province of Nova Scotia a calendar of the criminal cases shall be sent by the Clerk of the Crown to the grand jury in each term, together with the depositions taken in each case and the names of the different witnesses.”

Section **763.**—By inserting after the word “includes” in the second line of paragraph (b) thereof, the following words :—

“In the province of Ontario the County Crown Attorney.”