BANKING AND COMMERCE

SECTIONS IN WHICH THERE ARE SUBSTANTIVE CHANGES-Continued

Bill No.	Code No.	Remarks
461	692, 694	The provisions of these sections have been retained in respect of witnesses only.
463	697, 698, 700 and 702	These sections have been rewritten for simplification. Pro- vision has been made for a cash deposit in lieu of sureties.
464	699	This provision has been reworded to reconcile a conflict in the decisions. In Manitoba it was held the section applied only after committal for trial. In British Col- umbia it was held to apply both before and after com- mittal for trial.
485	5 (1) (a)	Reference to criminal informations has been dropped.
489	873 (5)-(7)	Northwest Territories and Yukon included in subclause (1). In subclause (2) Deputy Attorney General is included for all instead of only for Quebec.
490	962	Bill provides that recognizance is vacated when proceedings stayed.
498	865	Present section refers to body corporate. "Person", by interpretation includes corporation.
501	856 pt. 857, 858	The only change is that the proviso in 857 (2) respecting the trial at the same time of charges of theft, not exceeding three, is not carried into the Bill. The court is to hav full discretion.
503	849 (1) pt. 849 (2) 954	Widened so as to include (1)—property obtained by indict- able offence other than theft; (2)—retaining property so obtained.
504	874, 875	The Bill is specific that witnesses examined before the grand jury must be sworn.
507 510 (1) 510 (2) 510 (3) 510 (4)	898 (1) 889 (1) 889 (2)	"or remain in attendance" added. Demurrer omitted. Objection to be by motion to quash. Changed in form. The change is that the matters proposed in amendment must be disclosed by the evidence. Changed in form.
510(5) 510(6)	889 (4) 889 (6)	Changed in form. Changed in form. As there are now no reserved cases, that reference is omitted.
510 (7) 510 (8) 510 (9)	945 (2)	Changed in form. Unchanged. Unchanged.
512	691, 894-896	Ten cents per folio (instead of five cents) to be paid for copies.
514	695 (3) (4)	Widened to include a magistrate.
516	905 (1), 906	Changed so that the issue of autrefois acquit or convict is to be decided by the judge and not by the jury.
519	909	Changed so as to include infanticide.
523, 524, 525	966, 967, 968	Changed so as to include a court acting under Part XVI.
529	918	The length of notice is changed from two to seven days.
539	926	Changed so that the judge, and not triers, decides the issue raised by a challenge to the array.
540	927	Changed only in subclause (3) (b) to conform to the change made in cl. 539.
541	927 (6), 933A	Changed to include Yukon and Northwest Territories.