vious trial, it shall be read as evidence on any trial of the accused person thereafter on the same charge, without further proof thereof, unless it is proved that such deposition was not in fact signed by the judge or justice purporting to have signed it, or certified by the reporter as aforesaid."

5

New s. 744.

Appeal when no question is reserved.

6. Section 744 of the said Code is repealed and the following is substituted therefor :---

"744. If the Court refuses to reserve the question, the party applying may move the Court of Appeal as hereinafter 10 provided.

"2. The Attorney General or any person who has applied to the court to reserve any such question of law, 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 15 considering such evidence, il any, as they think fit to require, grant or refuse such leave.

"3. If leave to appeal is granted, a case shall be stated for the opinion of the Court of Appeal as if the question had been reserved. 20

"4. If the sentence is alleged to be one which could not by law be passed, either party may, without leave, upon giving notice of motion to the other side, move the Court of Appeal to pass a proper sentence.

"5. If the court has arrested judgment and refused to pass 25 any sentence, the prosecutor may, without leave, make such a motion."

Section 748 repealed.

Section 773 amended.

If depositions disclose offence other than that for

7. Section 748 of the said Code is repealed.

S. Section 773 of the said Code is amended by adding thereto the following subsection :---30

"2. In case the depositions taken upon the charge or charges upon which the prisoner has been committed to gaol than that for which accused for trial disclose an offence or offences other than such charge or is committed, charges, the judge, upon the application of the county crown attorney, clerk of the peace or other prosecuting officer, may 35 refuse to try the prisoner upon such charge or charges; and in case of such refusal the prisoner shall remain in custody, or be admitted to bail, to take his trial or be otherwise dealt with at the next court of competent jurisdiction to try the offence or offences so disclosed by the depositions." 40

Section 783 amended.

9. Section 783 of the said Code is amended by striking out paragraphs (d.) and (e.), and by amending subsection (b.)by adding thereto after the word "theft," the following words, "where the value of the property with reference to which the alleged attempt was made does not in the judgment 45 of the magistrate exceed ten dollars,"

Section 788 amended.

10. Section 788 of the said Code is amended by striking out the letters (d) and (e) in the second line.

2