action, including a mandamus action, or in any prosecution for the recovery of any penalty or fine or damages. ; PROVIDED, HOW-EVER, THAT THIS SECTION SHALL NOT BE CONSTRUED TO PERMIT AN APPEAL TO THE COURT OF APPEALS FROM ANY JUDGMENT OR DETERMINATION ENTERED BY A COURT OF LAW IN THE PROPER EXERCISE OF ITS JURISDICTION ON APPEAL FROM A JUSTICE OF THE PEACE, PEOPLE'S COURT OR TRIAL MAGISTRATE.

2. Appeals From Decisions Of Law Court On Issues From Orphans' And Equity Courts.

Any party may appeal to the Court of Appeals from a decision, determination or ruling of a court of law to which issues have been sent from an equity court or an orphans' court to be tried.

3. In Insolvency Cases.

Any person interested may appeal to the Court of Appeals from the decision of the lower court on any question decided under Article 47 of the Code of Public General Laws, but the execution or effect of any judgment, decree, decision or order from which such an appeal shall be taken shall not be suspended or stayed unless a bond shall be given in such penalty, with such condition and with such security as the lower court may prescribe and approve.

4. Certificate Of Lower Court In Insolvency Cases.

The Court from whose judgment or order an appeal is taken under the preceding section of this Article shall immediately upon the entry of the order for appeal certify and state the questions raised in and decided by such court; and no question which shall not appear by such certificate to have been raised in said court shall be considered by the Court of Appeals.

5. Appeals In Cases Involving Title To Public Office.

Any party may appeal to the Court of Appeals from a final judgment or order granting or refusing peremptory mandamus in any case involving the title or right to a public office.

## Appeals From Courts Of Equity

6. Appeals From Final Decrees And Orders.

Any party may appeal to the Court of Appeals from any final decree, or order in the nature of a final decree, entered by a court of equity.

7. Appeals From Certain Interlocutory Orders.

Any party may appeal to the Court of Appeals from any of the following interlocutory orders entered by or actions of a court of equity:

- (a) An order granting or dissolving an injunction.
- (b) A refusal to dissolve an injunction.
- (c) A refusal to grant an injunction; and such right of appeal shall not be prejudiced by the filing of an answer to the bill of com-