All provinces have minor courts with limited civil and eriminal jurisdiction, the judges of which are appointed by provincial authority as, for example, Justices of the Peace, Magistrates and Juvenile Court Judges. Except in Quebec, there are County or District Courts of each province with limited jurisdiction varying from \$500 to \$2,500 in amount. Each province has a superior court with virtually unlimited jurisdiction variously known as Court of Queen's Bench, Supreme Court, Superior Court, etc., and there is a Court of Appeal in each province.

Section 2.—Provincial and Territorial Governments*

In each of the provinces, the Queen is represented by a Lieutenant-Governor appointed by the Governor General in Council. The Lieutenant-Governor acts on the advice and with the assistance of his Ministry or Executive Council, which is responsible to the Legislature and resigns office when it ceases to enjoy the confidence of that body.

The Legislature of each province is unicameral, consisting of the Lieutenant-Governor and a Legislative Assembly, except for the Province of Quebec where there is a Legislative Council as well as a Legislative Assembly.

The Legislative Assembly is elected by the people for a statutory term of five years but may be dissolved within that period by the Lieutenant-Governor on the advice of the Premier of the province.

The source of legislative authority of the Provincial Legislatures is the British North America Act, 1867 (30-31 Vict., c. 3 and amendments). Under Sect. 92 of the Act, the Legislature of each province exclusively may make laws in relation to the following matters: amendment of the constitution of the province except as regards the Lieutenant-Governor; direct taxation within the province; borrowing of money on the credit of the province; establishment and tenure of provincial offices and appointment and payment of provincial officers; the management and sale of public lands belonging to the province and of the timber and wood thereon; the establishment, maintenance and management of public and reformatory prisons in and for the province; the establishment, maintenance and management of hospitals, asylums, charities and eleemosynary institutions in and for the province, other than marine hospitals; municipal institutions in the province; shop, saloon, tavern, auctioneer and other licences issued for the raising of provincial or municipal revenue; local works and undertakings, other than interprovincial or international lines of ships, railways, canals, telegraphs, etc., or works which, though wholly situated within one province, are declared by the Federal Parliament to be for the general advantage either of Canada or of two or more provinces; the incorporation of companies with provincial objects; the solemnization of marriage in the province; property and civil rights in the province; the administration of justice in the province, including the constitution, maintenance and organization of provincial courts both of civil and criminal jurisdiction, and including procedure in civil matters in these courts; the imposition of punishment by fine, penalty or imprisonment for enforcing any law of the province relating to any of the aforesaid subjects; generally, all matters of a merely local or private nature in the province.

^{*} The information given in Subsections 1 to 10 of this Section is brought up to Mar. 31, 1954. Provincial elections held between that date and the date of going to press are covered in the Appendix.