Disposition of Sentences	Males		Females	
	16-24 Years	25 Years or Over	16-24 Years	25 Years or Over
	p.c.	p.c.	p.c.	p.c.
Suspended sentence Probation Fined	$   \begin{array}{r}     16 \cdot 0 \\     8 \cdot 7 \\     24 \cdot 3   \end{array} $	10·1 3·6 37·0	18.8 18.5 20.0	17.3 9.8 37.9
Gaol Reformatory Penitentiary	$     \begin{array}{r}       34 \cdot 9 \\       9 \cdot 2 \\       6 \cdot 9     \end{array} $	$     38.0 \\     4.5 \\     6.7 $	$   \begin{array}{r}     30 \cdot 3 \\     10 \cdot 9 \\     1 \cdot 5   \end{array} $	29.2 3.3 2.5
Death		0.1		1

## 14.—Disposition of Sentences for Indictable Offences, by Sex, 1952

Through suspending sentence and probation supervising, many of these young offenders received another chance to make good, and reformatory training gave others an opportunity to better their employment possibilities. It is interesting to note that about one-third of the males under 25 were recorded as labourers, which indicates that they had no particular skill by which to earn a living; the proportion of male offenders over 25 years of age recorded as labourers was  $21 \cdot 2$  p.c. Almost 4 p.c. of the youths were students and another  $5 \cdot 3$  p.c. were unemployed as compared with  $1 \cdot 6$  p.c. of the older men. Approximately three out of four of them lived in urban centres.

Of the young female offenders,  $36 \cdot 6$  p.c. were not gainfully employed; domestic or personal service was the occupation of  $36 \cdot 2$  p.c. and  $84 \cdot 7$  p.c. lived in urban centres.

Since those convicted of non-indictable offences are not reported by age of offender, it is not possible to segregate young people of 16 to 24 years of age who have had summary convictions.

## Subsection 3.—Convictions for Non-indictable Offences

Non-indictable offences—those not expressly made indictable—include all offences against provincial statutes and municipal by-laws. Non-indictable offences are triable by magistrate or justice of the peace under Part XV of the Criminal Code or under the provincial summary convictions Acts, as the case may be.

It is debatable how far summary convictions are of a criminal nature and how much their increase indicates an increase in crime. Many are breaches of municipal by-laws and contrary to public safety, health and comfort as, for example, parking violations or exercising callings without licence, but they do not involve violence, cruelty or serious dishonesty. On the other hand, offences as serious as cruelty to animals and contributing to juvenile delinquency are included under this classification and such indictable offences as common assault and driving with ability impaired may be tried on summary conviction.

Summary convictions increased by 19.7 p.c. to 1,565,707 in 1952 from 1,308,466 in 1951. Increases were general in all provinces.