21.—Appeals in Indictable and Summary Conviction Cases by Province 1953—concluded

Province	SUMMARY CONVICTION CASES									
	, ,	Appeal of Informant				Appeal of Accused				
	Appeals Disposed of by Courts	From Acquittal		From Sentence		From Conviction			From Sentence	
		Dis- missed	Con- viction	Dis- missed	Varied	Dis- missed	Ac- quitted	Substi- tuted Verdict	Dis- missed	Varied
	No.	No.	No.	No.	No.	No.	No.	No.	No.	No.
Newfoundland	3	_		_	_	1	1	-	1	_
P. E. Island Nova Scotia	95		-4	10	_	40	17	9	-8	_
New Brunswick	17		-	1	_	7	8	1	-	
Quebec Ontario	55 375	12 9	15	_ 6		28 156	106	40	33	7
Manitoba	7	_	ĭ			5	-		1	_
Saskatchewan	30	1	-	_	1	14	7 28		6	1 1
Alberta British Columbia	135 165	3 8	9 7	=	_1	45 65	69	27 7	16 2	6
Totals	882	40	36	17	5	361	245	84	71	23

## Section 3.—Juvenile Delinquents

The Juvenile Delinquents Act defines a child as "any boy or girl apparently or actually under the age of 16 years". Provision is made however by which the Governor General in Council may proclaim that in a province the definition of a child be a "person under the age of 18 years". This has been done in British Columbia, Manitoba and Quebec. In Alberta the age of juvenile boys is "under 16 years" Newfoundland considers a juvenile to be a girl or a boy of under 17 years of age. For uniformity the figures relating to juveniles compiled by the Dominion Bureau of Statistics refer to the younger ages of under 16 years only and deal primarily with cases disposed of by the courts.

The fact that juvenile court statistics furnish the most comprehensive figures collected on a countrywide basis makes it important that their possibilities and limitations be understood. This Section gives an account of juvenile delinquency in Canada from the viewpoint of legal action taken, for in the eyes of the law a child is a delinquent only when he or she is adjudged before the court to have committed a delinquency. To many people the term 'juvenile delinquent' has a broader interpretation but that adopted in this Section does not include those boys and girls whose misdemeanours have not been reported to the courts or who have been given the necessary advice and aid from their parents, their school, the police or a child care agency. Moreover it does not include those cases that are handled unofficially by the court, where the judge or probation officer makes an adjustment without filing a legal record of the offence. The tendency to follow this practice and thus keep children's names from court records is growing and may account to some extent for the decreasing number of recorded court cases.

These statistics represent cases of delinquency reported to the courts, from the most trivial infractions to the most serious, that of murder. The number of cases brought before the courts is influenced by such factors as personnel and facilities of the court, community interest in and understanding of the function of a juvenile court, and by variations in the policies of the courts in the disposition of cases. As more courts are established the additional returns may exaggerate an apparent increase in delinquency or may underestimate a decrease. In some communities the juvenile court is the only available agency to provide services to children; in others there are well established agencies serving children of which the juvenile court is only one.

It should be noted too that the total figures do not represent the actual number of children charged and found guilty but rather tend to exaggerate them, for a child referred to the court two or more times during the year for different offences is counted