8.—Sentences Given for Indictable Offences, by Province, 1956 and 1957—concluded

Year and Sentence	Nfld.	P.E.I.	N.S.	N.B.	Que.	Ont.	Man.	Sask.	Alta.	B.C.	Yukon and N.W.T.	Canada
1957—concluded	No.	No.	No.	No.	No.	No.	No.	No.	No.	No.	No.	No.
Suspended sentence without probation	5 9	13	117	157	1,417	900	439	88	324	219	1	3,734
Suspended sentence with probation	89	5	253	38	445	2,602	203	114	119	622	6	4,496
Totals, 1957	703	78	1,234	827	6,678	11,495	2,246	1,176	3,045	4,216	67	31,765

Court Proceedings.—In 1957, 65.1 p.c. of the persons tried by a judge and jury were convicted; trials by a judge without a jury brought convictions in 72.3 p.c. of the cases so tried; trials by a magistrate with consent ended in convictions in 91.5 p.c.; and those by a magistrate who has absolute jurisdiction, in 90.6 p.c. of the cases. Of the persons charged with an indictable offence, 92.8 p.c. were tried by magistrate or juvenile and family courts, 4.5 p.c. in county and district courts and 2.7 p.c. in higher courts.

9.—Method of Trial of Persons Charged with Indictable Crimes, showing Disposition of Cases, by Sex and by Province, 1956 and 1957

Note.—Classifications in this table have been changed in accordance with alterations in the Criminal Code (see p. 303) and are therefore not strictly comparable with those published for previous years.

Year and Method of Trial	Nfld.	P.E.I.	N.S.	N.B.	Que.	Ont.	Man.	Sask.	Alta.	B.C.	Yukon and N.W.T.	Canada
1956	No.	No.	No.	No.	No.	No.	No.	No.	No.	No.	No.	No.
By Judge and Jury— Conviction	=	_	-19 -18 1 - -	- 1	66 3 27 3 - 3	191 14 83 8 - 4 - 14	26 1 10 1 — 1 —	2	26 3 2 - - -	80 5 40 2 - 1 - 9	3	450 28 199 16 8 1 27
By a Judge without Jury— Conviction	= -	3 - -	36 2 6 -	- 1 - 1 = 1	201 14 87 9	340 11 137 8	31 14 14 1	1	159 7 35 1	5	_	885 42 317 25 1 7
By a Magistrate with Consent— Conviction	15 15 —	3	578 24 92 6	7	99	6,620 345 880 77 —	848 62 9 — — — 5	713 37 28 2 2	1,272 80 75 8 -	139	3	16,168 814 1,638 137 9 3 26 6