_	19	64	1965	
Class of Offence	Males	Females	Males	Females
	No.	No.	No.	No.
Criminal Code-concluded				
Class V. – Forgery and Other Offences Relating to Cur- rency. Forgery and uttering forged documents. Offences relating to currency.	450 433 17	- ⁷⁸	433 411 22	91 85 6
Class VI.—Other Offences. Driving while ability to drive is impaired. Driving while intoxicated. Gaming, betting and lotteries. Keeping bawdy houses. Various other offences.	1,179 39 33 5 1,102	-157 - 1 92 64	1,256 21 4 27 8 1,196	3
Totals, Criminal Code	21,011	1,637	20,424	1,839
Federal Statutes				
Narcotic Control Act	42 11	42 1	$ \begin{array}{c} 69\\ 5 \end{array} $	54 1
Totals, Federal Statutes	53	43	74	55
Grand Totals	21,064	1,680	20,498	1,894

11.—Young Adult Offenders Convicted of Indictable Offences, by Class of Offence and Sex, 1964 and 1965—concluded

¹ Includes abortion, indecent assault on female, sexual intercourse and attempt, incest, procuring, rape, attempted rape and seduction. ² Includes causing death in the operation of a motor vehicle or otherwise.

Disposition of Sentences	1964				1965			
	16-24 Years		25 Years or Over		16-24 Years		25 Years or Over	
	М.	F.	м.	F.	м.	F.	М.	F.
	No.	No.	No.	No.	No.	No.	No.	No.
Suspended sentence Probation Fine Gaol Reformatory Penitentiary Death	2,195 5,787 3,918 6,398 1,417 1,348 1	$338 \\ 491 \\ 444 \\ 310 \\ 71 \\ 26 $	1,830 1,253 4,608 6,735 546 1,887 4	$540 \\ 296 \\ 1, 154 \\ 414 \\ 38 \\ 48 \\ -$	1,839 5,920 4,183 5,913 1,330 1,304 9	$280 \\ 647 \\ 572 \\ 299 \\ 69 \\ 27 \\ -$	1,650 1,375 4,766 6,458 460 1,775 10	549 351 1,524 427 42 53

Subsection 3.-Convictions for Summary Conviction Offences

Offences punishable on summary conviction are triable by magistrates and justices of the peace under Part XXIV of the Criminal Code (SC 1953-54, c. 51) or under the provincial summary conviction Acts as the case may be. Data relating to these offences are based on convictions; no information is available on either the number of persons involved in these offences or the number of charges. In these cases, following arrest or summons to appear in court, the accused person must be tried by a magistrate or justice of the peace without the intervention of a jury. Such cases are heard in police court with a minimum of delay.