Court on the Quebec section are applicable to the corresponding section relating to Ontario appeals. An appeal lies in Ontario by leave of the Court of Appeal or of the Supreme Court, whereas in Quebec no leave to appeal can be granted. In Quebec there is an appeal from the Court of Review, whereas in Ontario there is no appeal from the High Court. In Quebec it is the amount demanded in an action that governs the jurisdiction of the Supreme Court, where it differs from the amount recovered by the judgment. In Ontario it has been held by the Supreme Court that the converse applies.

"In Manitoba we have the exceptional condition of a Court of Appeal with no limitation upon appeals, different from what existed when the only Superior Court was the Court of King's Turning now to the provinces in which there is no Court of Appeal, the same incongruities and anomalies prevail. Whereas the Supreme Court Act generally provides that to be appealable the cause or action must arise in a Superior Court, in Nova Scotia, New Brunswick, British Columbia and Prince Edward Island, an appeal lies in a case arising in an inferior court if it involves \$250, or in Quebec if it involves \$2,000. In Alberta and Saskatchewan, on the other hand, there is an appeal from an action instituted in an inferior court by leave of a judge of the Supreme Court. There is an appeal in cases arising in a Probate Court in all provinces except Quebec, where the amount involved is \$500, but again, this does not include the Surrogate Court of Ontario. In the Yukon Territory there is an appeal in a case arising before the gold commissioner, but not so in Nova Scotia. At present there is no appeal to the Supreme Court either from the Province of Quebec or Ontario in cases of an injunction unless it can be established that more than \$1,000 in Ontario, and \$2,000 in Quebec, is involved. Many actions of the very highest importance, where an injunction only is asked, and involving perhaps the powers of directors of corporations or of executors and trustees, however vast the interests concerned, are not now appealable. Then again, in none of the provinces except Ontario, Quebec and the Yukon Territory, is there any limitation upon appeals by reason of the