

in a Province, and causes may be taken either immediately to the Privy Council in England, or, as generally happens, to the Supreme Court of Canada, at Ottawa, previously to going before the Court of the last resort for the Empire at large.

The principles of the Criminal Law of England prevail in all the Provinces.

All Statutory provisions were consolidated in 1892, with certain amendments, in the Criminal Code, which came into force on the 1<sup>st</sup> July, 1893.

The Roman, or French Civil Law exists in Quebec; but in the other Provinces, the Common Law of England forms the basis of their jurisprudence in matters of personal and real rights.

---