& what is the Process of Criminal Justice system in Pakista?

Introduction

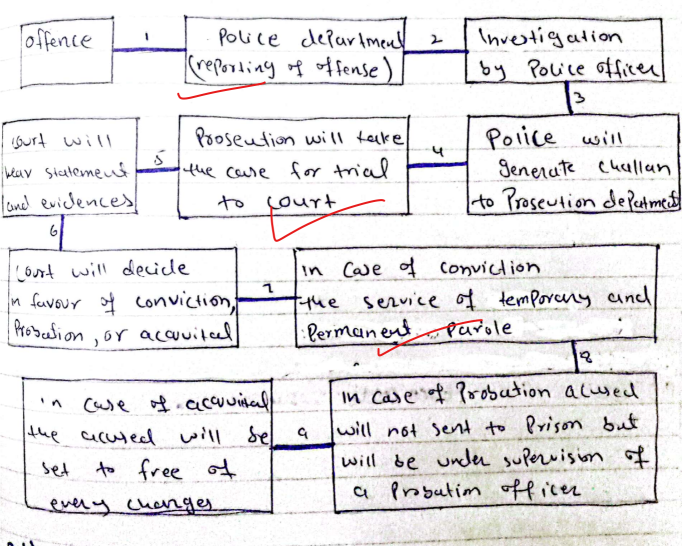
The constitution of a country constit. uter its basic organs i.e. the registature, executive, and judicature. As Pakistan is q federation, its Constitution Provider for executive, judicature, and registedure: 94 Provider for the separation of judiciary from the executive, though not realized of until 2007 when judiciony has guined injuence through its suo moto powers to uphald, forclamental rights and Punish Contempt of its orders. Pakistan's constitution how given for the establishment of a sygreme court and high courts for each Province So that the Uphold of I'm can be assured . In Pakistan the Procedure of the criminal trial is contained in the code of criminal Procedure 1984 (Crpc). these both are seperate one defines the crime and other defines the

1898 (CrPC): The Code of (riminal Procedure 1898 (CrPC): The Code of (riminal Procedure 1898 (CrPC) is a legal document that governs the Procedure of criminal trials in Pakistan. The Process Segins with filing an FIR (first information report), eis per guitetines set out in section is of CrPC. This is followed by an investigation, after which an officer sends a report to the relevant magistrate andlor sessions judge (final Report or chalan) following the final report, the court starts

procedure

the Proleedings of a trial, which includes the establishment of the charges and role of the prosecution. After the end of a trial, according to Pakistum Penal Code 1860 (PPC), the court will decide the subsequent Punishment if there is need.

3) Taking a dig into Criminal Justice Process:

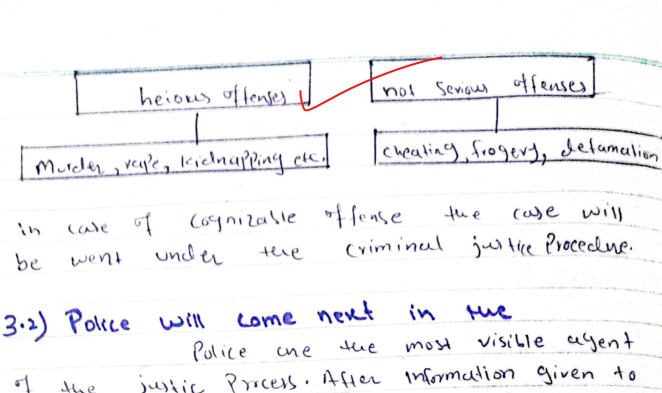


3.1) Crime under Cr.P.C.:

Classification of trime

Cognizable offenses

non-agricuste referres



Police one the most visible agent of the justic Prices. After information given to a police officer with regard to the Commission of a cognizable crime should be in writing and in case it is given orally it should be reduced into writing and this report is called first information perfort. Section 4 of the Police Order 2002 aptly describe the duties of Police officials. In the code of criminal procedure 1898 the two most commonly terms used to refer the officials, include officer in change of a Police Station' and police officer.

a) Objectives of the Police Order 2002 are stated in Preamsle:

1) To ensure that the police performs its functions according to the constitution, law, and democratic confirming of the People,

2) To ensure that in the Performance of its function, it is Professional, service-oriented, and accountable to the People;

3) to redif redefine the police role its duties and and responsibilities and

u) To reconstruct the Police for efficient Preventation

b) under the Criminal Justice System the vole of Police: under the Criminal Justice System the Police Perform following functions:

1) Preventation of crime;

2) Detection of Criminal activity and identifying the culprits;

3) Apprenending criminal offender;

and submission in

5) Protection of Constitutioned guarantees;

- who are in danger of Physical harms
- 2) Participating in court Proceedings; and
- make headings for the roles

Comes: As defined in Black's Law Dictionary,
Prosecution is a Proceeding instituted and carried on
by the Process of law, before a competent tribwhat or court, for the Purpose of determining the
full or innocence of a ferson changed with a
crime. As Per Section yaz of the Cr.p.c a Public Prosecutor is any Person acting under the
direction of Public Prosecutor. The officials working
in the Prosecution defartment are known as District
Aforms, Convernment Preaders, or Public defenders. The
Police registers the case and then investigates,
Prefores and Presents the Courc to the District

Prosecutor for prosecution. Prosecution Presents the case of victim to the court, avestions witnesses and Provides valid evidence to support Prosecution.

Prosecutor is a liaison between Police and cary

3.4) The role of Judiciary in final decision (riminal court as subordinate judiciary in districts of Patristan is considered to be the Core element in the administration of justice. At is the judiciary that determines the criminal liability of criminal defendants and attaches sanctions. Court's duty is to recognize that the rights of the individuals are protected at all times. The job of the court is an follows:

1) initiate Proceedings after a charge have been drawn up;

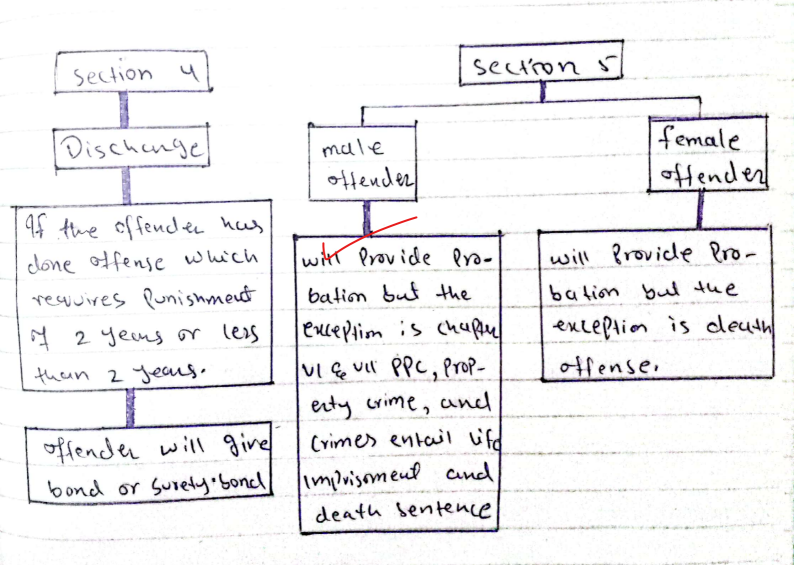
the offense he is charged with;

and account him if any reasonable doubt is creat solved.

3.5) Probation of Offenders Ordinance 1960:
Although the Probation system was developed long before in almost all advanced country pakistan did not have it until the Promulgation of offenders ordinance of 1960.

protect those offenders who has not committed comy crime before or the committed offend is not of that nature which recurive hard Punishment and imprisonment that offenders are given under the sufervision of Probation officer.

There are two main sections of this ordinance.



Another important section 15 Section 11 which states that Probation is not a conviction and which not bring any hindrance in the way of civil service.

3.6) Good Conduct Prisoner's release Act, 1926 & 18010 1427: Pavole refers to the early release of good Conduct Prisoners or offenders who have completed mandatory Period of substantive Sentence as required under the good Conduct Prisoner's for the release Act (1926) and Rules 1927 that Provide for the release of Good Prisoners on conditions imposed by the government, this is commonly lenson as conditional release or parale release.

Parole Permanent Temporary oftenders with good antein case of any Cedents and Prison record death of blood relations will given under ane supervision of Parole officer. after that will be imprisoned again OY will be employed with employers of R&P department on fixed wages for specific time.

Conclusion

in Pakistan (liminal justic system work according to Code of criminal Procedure (Crpc) 1989 and Pakistan Penal tode (1860) ppc, starting from FIR it ends on trial where devices whether there is a need of conviction, Probabation

or accountial. In case of Probation, oftender had to give bond or surely bond to court or serve a specific period of time under the Probation of officer under chapter 4 & 5 of Probation of offenders ordinance (abo. In case of conviction, offender can be provided with Parole if there is a need of it.

over all ans is acceptable 7/20

satisfactory make more headings and explain in 4 5 lines max