

QNo:- 2

white-collar crimes:-

white-collar crimes are the crimes that are the crimes in property. These crimes are less violent. white-collar crimes are crimes in the business, organization.

These crimes are due to financial gain. The person who commits the white-collar crime is motivated to the gain of the money.

white collar crime is also the misuse of the power and use the organization for the personal benefits.

white collar crimes are less violent in physical but these crimes made a huge loss in the business.

Examples of white-collar crimes:-

Fraud

Embezzlement

Bribery

Tax evasion

Insider trading

Corporate crimes:-

corporate crimes are the crimes that are involved ^{by} the misuse of the corporation.

Corporation fraud is committed in the corporate crimes. These crimes are committed due to hegemony of the influence and the person commit the corporate crime by using (society) corporation as a platform.

Corporate crimes are further divided into the white-collar crimes.

Examples:-

Bribery of officials

Misappropriation of funds.

Embezzlement

Impacts of white-collar crimes and corporate crimes on society:-

white-collar crimes and corporate crimes have negative impact on society. Some impacts are the given below.

Increase in fraud cases:-

white-collar crimes are corporate crimes are the big reason of increasing the cases of fraud in society.

When a person in organization gains the self benefits by using the officials of the organization, the people in society are motivated to use the means that they have. They wanted to achieve goals through hook and by crook.

Lack of Morality:-

These crimes become the reason that boosts the cases of the crime. People does not differentiate in the good and bad means of the profession.

When someone achieved his desire goal through the misuse of the

officials of the organization. it motivates the other to achieve their goal at any price due to this, People don't show the empathy towards Society.

Mistrust on organization s:-

white- collar crimes and corporate crimes leads towards the situation where the trust of the people on organizations is reduced and misplaced.

When the misuse of the officials or organization is occurred it society the officials and organization loss their dignity and this leads towards the mistrust of people on officials or organization. The misuse of the officials or organization is occurred by one person but it leads towards the mistrust on whole organization. These crimes in society play a bad role in the development of the society. People motivated to misuse the officials or organizations.

Misuse of Power:

These crimes are the crimes that are misuse of the power to gain personal benefits. This leads towards the impacts on the people of the society to use all the means for their benefits either they are right or they are wrong.

These crimes justified by the people to gain their personal benefits in the society. People use all the ways in the organization to get their personal gain or benefit in the society.

Boast economic differences:

These crimes are the crimes that are committed for the gain of the property. By this economic differences is boost up in the society. Many illegal ways to get wealth or the economic prosperity individual use many ways to commit these crimes.

These crimes create a socio-economic status differences in the society. People motivated to gain the fruits of the good economic status, committed these crimes.

Conclusion:-

White-collar crimes and the corporate crimes are those crimes that creates a imbalance in socio-economic status of individuals in the society. These crimes are committed to gain the financial benefits. These crimes are the harmful for the better society because by these crimes, many imbalances are created in the society that are not good for the welfare of the society.

DONT LEAVE BLANK SPACES

ADD FLOW CHARTS

PRESENTATION IS POOR

NEED IMPROVEMENT IN CONTENT

THEORETICAL PERSPECTIVE IS MISSING TOO

AVERAGE ANSWER 8/20

Q. No: 4

Criminal Justice System of Pakistan:-

Introduction:-

Criminal justice system of Pakistan is a system in which Penology, Sociology of law is executed. Criminal justice system is the system that is used to compensate the victim, the punishment of the offenders and the making the justice in the society.

Criminal justice system work under the fair procedure and make sure the availability of the justice in the society.

Criminal justice system of Pakistan has the PPC 1860 and CrPC 1869 to solve the criminal cases and make a society good for the citizen.

Criminal justice system of Pakistan is working on the principle of the shariat.

Sources of criminal justice

System of Pakistan:-

PPC 1860

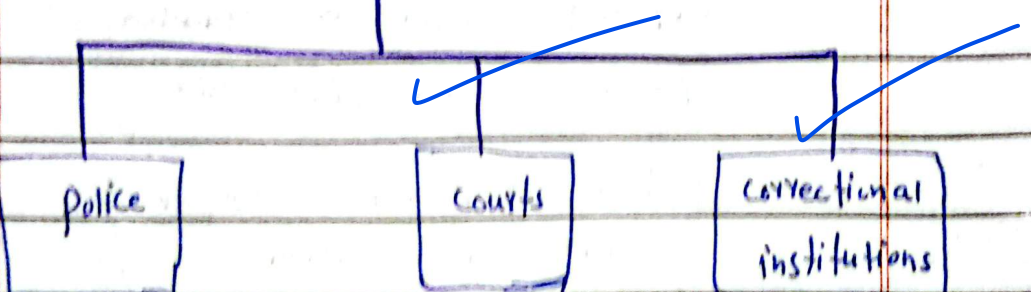
CPC 1869

Police Act 2002

institution for criminal justice

System of Pakistan:-

CJP



The Police, courts, and correctional institutions are the main pillars of the criminal justice system of Pakistan. These institutions play an important role to give the justice and stability to the society.

There are Supreme court and four high courts in Pakistan.

DAY: _____

DATE: _____

Procedure in criminal Justice system of Pakistan

Inform the Police for location of crime

Police come and investigate the surroundings

Arrest the suspect

Made necessary that no danger is more

If any emergency or wounded person, give him first aid

First Information Report (FIR) is written

Arrest the Person and talk him in front of magistrate in 24 hours

Courts give their remarks

offender send to jail for his crime

DAY: _____

DATE: _____

Problems in Criminal Justice of Pakistan:-

There are many problems
in the criminal Justice system of
Pakistan.

(i) Wrong / False nomination in the
unknown FIR

(ii) Take the person into Personal places
instead of jails

(iii) False identification in front of
Magistrate from witnesses.

(iv) Courts follows the procedure
not merits.

(v) Corruption at each level.

(vi) Problems in correctional institution.
over crowding in cells.

Measures for the improvement of Juvenile Justice system of Pakistan.

Juvenile Justice of Pakistan is a justice system for the offender of the age less than 18 years.

There are many problems in Juvenile Justice system of Pakistan that are overcome by some improvement which are given below:-

Proper Mechanism for age determination.

Juvenile Justice system of Pakistan is facing with the problem of the age determination.

There are many cases in the Pakistan that are flawed due to age. Birth, school, and hospital card are the age determiner in Pakistan. There should be a proper mechanism for the age determination in Pakistan.

(ii) Inform to Parents and in front of Magistrate in 24 hours.

JJSP is facing the problem that juvenile is apprehended and the parents are not informed about this. And juvenile should in front of Magistrate in 24 hours. Pakistan should change the Policy and bring reform in the JJSP for the apprehended of the juvenile.

(iii) Juvenile rehabilitation center:-

Instead of jails, the Juvenile should go to the Juvenile rehabilitation center so that the Juvenile should not be labelled as criminal.

Rehabilitation center play their role in making the juvenile good for the society and give him a skill so that he involved in the welfare of society.

(iv) Juvenile committees:

Juvenile committees should be activated to perform their role in making the juvenile a good citizen. Juvenile committees are the main for the welfare of the juvenile.

(v) Juvenile courts instead of the civil court.

(vi) Private trial instead of media trial

(vii) Vocational training

(viii) Access to lawyer

8/20

DAY: _____

Section- III

DATE: _____

QNo:- 6

Introduction:-

Interviewing and interrogation are the techniques for the investigation of the crime. It can be done to the offender, victim, and the witnesses. These techniques are helpful for the proper and time saving investigation for the crime. These can be done in private place.

Interviewing:-

Interviewing is the technique that is used to investigate the crime from the offender, victim, and witness through the explanation of the crime.

This help the institutions to investigate the crime easily and early and efficient investigation for the crime.

In interviewing, there is the interviewee that brief the crime and interviewer who is taking the interview.

Interrogation:-

Interrogation is the another technique for the investigation of the crime with the questioning from the offender.

Interrogation is the session of the question by the ~~investigator~~ and a offender has no choice of no answer. Interrogation can be hostile. Interrogation is the investigation technique that is helpful for the investigation of the crime in less time and proper investigation process.

In this technique, offender is mostly questioned and he has to be answer to the questions.

interviewinterrogation

- ⇒ Interview is for the information of crime is obtained.
- ⇒ Interview is a private or in public.
- ⇒ Interview is in friendly environment.
- ⇒ Interviewee has to choose to answer the question.
- ⇒ In interview, the Interviewee is more speaker than the interviewer.
- ⇒ Interrogation is about the claim of the offence of the crime by offender.
- ⇒ Interrogation is always private.
- ⇒ Interrogation is in hostile environment.
- ⇒ In interrogation, one should answer all the question.
- ⇒ In interrogation, the interrogator is speaker than int person.

Rights of criminal be protected during Interrogation process.

Rights of criminal be protected during interrogation process by the different techniques of the interrogation.

⇒ Criminal has the right to remain silent when question is discriminated.

⇒ Criminal has the right to answer the question that he think he can.

⇒ Interrogation technique keeps the environment calm and peaceful so that criminal can answer.

⇒ Criminal ^{must} can answer the question that are asked about his offences.

⇒ Interrogation techniques has the ability to protect the rights of the criminal.

Conclusion:-

Interviewing and Interrogation techniques for crimes investigation play an important role in criminal investigation. Both techniques has some ~~tricks~~ and procedure to investigate the crime. Both protects the rights of the criminal in investigation.

8/20

OVER ALL ANSWERS ARE
RELEVANT TO QUESTIONS
DIMENSIONS OF ANSWERS ARE
ADRESSED
NEED IMPROVEMENT