

Sr.no	Subject	Case law
1.	Public prosecutor has power to decide the applicability of the offences in a case	PLD 2009 LHR 135
2.	Direction of DPG to challan the accused, approved by PG, police cannot ignore such direction	PLD 2009 LHR 218
3.	Prosecutor can not change the jurisdiction of a court, it is ATA court to decide	2008 P Cr.L J 805
4.	Change of charging section of penal code, power of District public prosecutor	2010 YLR 470 (Kar)
5.	Opinion of DDPP, not binding on the Magistrate	2009 YLR 1364 (Kar)
6.	Accused in column No.2 of challan was placed in column-3 on the direction of DPP, not warranted	2008 YLR 1462
7.	Giving up the prosecution witness/ complainant, power of prosecutor	2010 P Cr.L J 151
8.	Under Islamic system of dispensation of justice, Public Prosecutor had no right to withhold any prosecution evidence from the Court	2006 P Cr.LJ 364 (FSC)
9.	Only prosecutor has power to give up witness in case instituted upon police report	2004 P Cr.LJ 1353
10.	Delayed production of documents through public prosecutor was allowed by the court	2012 P Cr.LJ 73
11.	Three pillars of Criminal Justice system; investigation, prosecution and trial	2010 P Cr.LJ 182
12.	Powers of prosecutor to choose the witnesses	1981 SCMR 294
13.	Measures to be resorted before closing of prosecution evidence	PLD 2011 LHR 551
14.	Interim challan could be completed subsequently	PLD 2009 Lahore 101
15.	Report U/S 173 Cr.P.C is a documentary evidence	2007 YLR 779
16.	Prosecutors on contract were terminated by High Court	2010 PLC (C.S.) 1
17.	Supreme Court Upheld decision of High Court regarding fate of prosecutors on contract job	PLD 2010 SC 841
18.	Prosecutor would forward the application U/S 540 Cr.P.C.	2011 YLR 2058
19.	Police shall comply with the direction of prosecutor at every cost	2012 P Cr.LJ 1823
20.	Local scrutiny by legal branch of police is not binding on the district prosecution, who has the final say in the matter.	PLD 1990 LHR 249
21.	If wrong provision of law is mentioned in challan District prosecutor is competent to change the section	2001 YLR 263
22.	Director General of Prosecution can issue necessary guidelines to police and can also inspect scrutinize and supervise the whole investigation process of the case	PLD 2008 Peshawar 28
23.	Guide lines for use of powers by prosecutors U/S 10 & 12 of Prosecution Act in dacoity cases/ ID parade	2008 P Cr.LJ 470

24.	Police has no authority to amend the charge without sanction from prosecution Agency	1991 P Cr.LJ 723
25.	Police requesting the court for handing over of accused without placing any challan would amount to contempt of court	2003 MLD 1753
26.	Summoning witness by the court at bail stage; Role of prosecutor defined	2007 P Cr.LJ 749