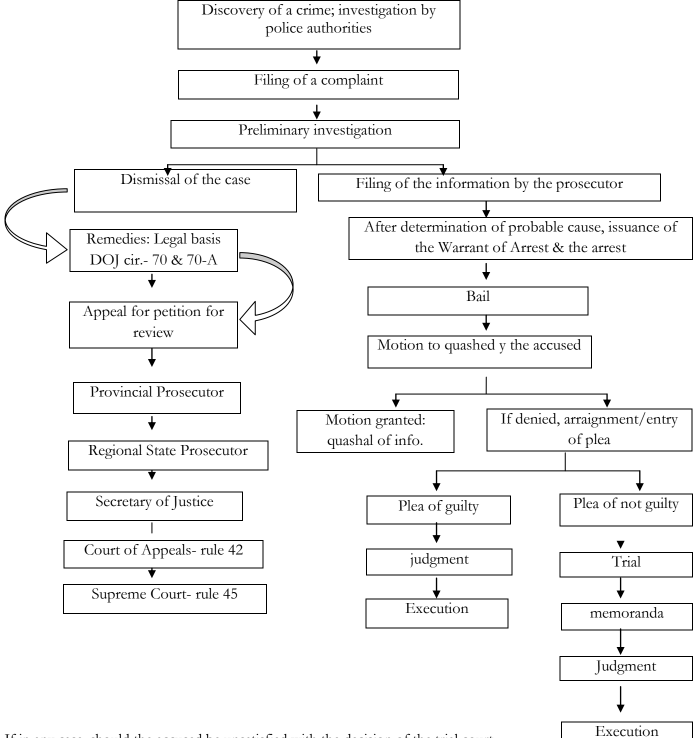
## Procedure in Criminal Cases in the Inferior Courts (not covered by the rule on summary procedure)



Note: If in any case, should the accused be unsatisfied with the decision of the trial court (including the judgment on the motion to quash), appeal maybe made to the proper appellate court prior to the finality of the judgment.

If the judgment is acquittal the remedy is not appeal, but file a petition for certiorari based on grave abused of discretion amounting to lack or excess of jurisdiction.

## Procedure in Criminal Cases in the Inferior Courts (covered by the rule on summary procedure)

