

4. In 2014, 15 years, the Philippine Embassy staff and Philippine diplomatic officials who were disposed of with assistance crimes in case of the violation of the Immigration Control Act of the Philippines

If you are acting with the knowledge and consent of that person, please provide that person's authorization for you to bring this complaint

.....

Or

If you are not so authorized, please explain the nature of your relationship with that person:

and detail why you consider it appropriate to bring this complaint on his or her behalf:

【 I 】 Violation of Immigration Control Act by Chinese who occurred in 2010
Regarding four Chinese who are former offenders, my sentence is an aid for assisting the illegal work of the former offender, so we need to state about the criminal offense. Four Chinese who are former offenses are innocent under the law, contrary to international law, innocent.
Assassination crimes against the former offender will not apply if the former offense is innocent.
Even if it is guilty, the counsel written in the indictment refers to the aid act of Article 4 to 4 (Rescission of Status of Residence) of Immigration Act 22 by the former offender, and it is a violation of the applicable law.
Chinese, Gungaku Kin (金軍学) is my conspirator and punishment is an assistance sin, so I am mistaking the law as with me.

[II] Since this case is exactly the same as the above [I], the judicial administration of Japan is not limited to the incident that occurred in 2010, but also the acts contrary to the rule under the law, contrary to basic human rights , Do not adhere to international law "on a daily basis to prove that you are doing it. And as soon as possible, I will stop the Japanese government's acts contrary to international law.