Article 2 (1) (3), Article 4 (1), Article 5 (2), Article 9 (1) of the International Covenant on Citizenship and Political Rights "ratified by Japan (5), Article 13, Article 14 (6), Article 15 (1), Article 16, Article 17, Article 26, which are not subject to any crimes and are falsely charged is.

In the Japanese judicial system, there is a "retrial request system", but due to the reason of "application error mistake" it can not be requested. However, when a crime such as a police officer involved in the incident is confirmed, you can request a retrial.

Police officers, prosecutors, and judges' crimes are obvious. That sin,

Although it did not become any crime, he was arrested and captured, so it is a criminal law "abuse of the official authority of special civil servants".

It is a "false charge of criminal charges" of the criminal law because he accused us to impose punishment for false reasons, even though it did not become any crime. As a crime constitution reason, "willful" is not necessary.

So, the Tokyo District Public Prosecutors Office and the Metropolitan Police Department etc. submit as "a complaint letter" for things related to me and "letters of charge" for Chinese and Filipinos, but after submitting many times, the crime is not clear I will not accept it.

Since Japan has given "prosecution monopoly right" to prosecutors, trial can not be made as a criminal case unless the prosecution accepts "indictment" or "accusation letter".

If the prosecution accepts the "indictment" "accusation letter" and sets it "non-prosecution", there is a method of compulsory indictment by giving "examination request" to the "prosecution review board" of the court,

Because the prosecution is not accepted, the last way of relief has also run out.

We also filed a "request for examination" at the "Tokyo Prosecution Review Board" at the premise of dismissal,

Prosecutors have been dismissed for reasons that they are not prosecuted.

Please urgently respond