7. The police officers, illegally abusing the official authority they had around July 4, 2010, I (Nagano) thought that no criminal offense is considered and despite not conducting criminal acts ... ..Office abbreviation

It is what the Tokyo District Public Prosecutor's Office made a false complaint (additional submission) with a false criminal name. Therefore, the act of I (Nagano) falls under criminal law 172 false charges.

8. Prosecutors illegally abused their own authority around July 24, 2010, I (Nagano) wants to get a hand in spite of no crime being considered or being committed criminal acts I (Nagano) planned to severely imprisonment the offense that illegally worked, unlike ordinary countermeasures, to imprisonment with severe imprisonment by the Immigration Control Act (activities outside the status of qualification), which aided the immigration of the immigration law We have to punish a business operator who is a person with illegal employment promotion crime, but since I do not want to punish by emotion, I planned to punish me (Nagano) as an alternate assistant and punish it with criminal law, contents false employment contract A criminal offense provided by the Ogikubo Department to the former offender who illegally worked was a false complaint in the Tokyo District Court (Nagano) for assisting me (Nagano) violating the Immigration Act (illegal employment due to activities outside the status of qualification). Therefore, the act of me (Nagano) falls under criminal law 172 false charges.

9. The prosecutor who is in charge of trial receives handover from the interrogation prosecutor and from around late July 2010 until around June 24, 2011, I illegally abused the authority I have, I (Nagano) I believe that any criminal offense has not been considered, and despite not conducting criminal acts, providing the false employment