

(Those related to myself have been filed as "complaint letters", those related to Chinese and Filipinos as "complaints", but they have not been accepted.

My argument is that the application of the "assistance crime" of the criminal law is a criminal act by violation of applicable law for the following reasons. The offense is a "criminal charges of false charges" of the criminal law and it is "a crime of abuse of the special public servant 's office."

1. The aid for assisting illegal employment is stipulated in Article 2, Article 73 of the Immigration Act, "Special Law", "Crime for Promoting Illegal Employment."

I and KinGungaku (Gold Military University) do not do the act prescribed in "illegal employment promotion crime" so that regular chief officers, police officers, prosecutors can admit.

※ The "counsel" written in the indictment is a violation of the applicable law as it refers to aid acts against the cancellation of the status of residence, which is the administrative punishment described in Article 22-4-4 of the Immigration Control Act .

No employer who hired a former offender has been disposed of as "illegal employment promotion crime" prescribed by Immigration Control Act without disposition.

If so, the former offenders who are hired and forced to work illegally are also equal under law without disposal. Therefore it is not guilty.

If so, that there are no assistants to illegal work, including me.

2. Next, it is said that the provision of "false employment contract" made it easy to acquire the status of residence as a causal relation of application of the "criminal penalty" of criminal law, but it is unjust.

In the case of

Although it is said that they got the status of residence easily, the conditions for giving a status of residence are not stipulated by law, the conditions of granting are unpublished, they are given at discretion by the Minister of Justice and have made the status of residence easier I can not say.