

As described above, according to the intention of legislation of Immigration Control Act, aiding and promoting acts against illegal employment are unjustifiable as stipulated in "illegal employment promotion crime" and application of assistance charges is illegal.

In 2015, in Osaka, a Chinese international student whose status of residence is "studying abroad" was hosted and criminalized as "illegal employment crime (activity outside the qualifications)" and became "deportation", but as unjustified We have fought in trial and are innocent.

The reason for the judgment at this time is that since it is a by-law (ministerial ordinance), not the Immigration Law Principle (law), that it does not allow 28 hours of working hours limit weekly or "non-qualified employment" , He dismissed prosecution as not being a violation of the law.

It is human rights violation against foreigners to declare foreigners to live in Japan if they do crime. And if foreigners can live in Japan, it is abuse of assistance sins to assume that foreigners commit crimes if they commit a crime, people can not live with peace of mind.

In relation to the illegal employment made by a foreigner, it was not a "crime for promoting illegal employment" that stipulated the punishment for that aid, but because of making it possible for him to live in Japan, it was a causal relationship to criminal punishment Application of the criminal law "assistance crime" is applied for the reason of "assistance for revocation of status of residence"**It is illegal for the abuse of assistance sins.**

Since it provided "(contract false) employment contract" (requested by the section manager) to the former offender for reasons for assisting illegal employment, it was possible to obtain the status of residence easily (at the discretion of the Minister of Justice). Since I got my status of residence, I gained immigration visa (at the discretion of the Minister of Foreign Affairs) and was able to live in Japan.

I was able to work illegally because I was able to live in Japan. I am applying criminal law assistance crime in causal relation with

As mentioned above, even if it is a "false employment contract," there is no legal basis for "delivery of status of residence" or "delivery of immigration visa", there is no clear causal