

relation To make it possible for crime to be made so as to be in Japan is a vicious discrimination against foreigners, is a human rights violation, and illegal because of abuse of assistance crime.

In Japan, we refer to such a far-cryptic reasoning theory as "the way in which Tablo is profitable if the wind blows". If the wind blows, why will the tuya be profitable ...? If you talk about causality, it is long.

And there are various scenarios. In other words, the causal relationship is "trouble".

These customs of applying assistance crime by far causal relationship are rooted and it is a terrible Japanese society.

I made it possible to live in Japan, so I was able to "work illegally". Therefore, although it says that the causal relationship is obvious, I lent a room of an apartment to a foreigner so that I could live in Japan. As being able to live in Japan, it is possible to kill murder and can the apostolic owner apply assistance of "murder crime"? Is it? Is it? As this answer, The interrogation officer said, "President, Chinese have worked illegally, so we can financially assist illegal work ... but if the Chinese were murderers, it would be an assistance crime against murder charges! Please do it! "

We already applied "murder guilt" of murder to the owner of the apartment.

If you think that Japanese who treat foreigners equally is not interesting, we are also making this Japanese Japanese an assistant for murder at the discretion. The root of infringement of human rights is because the custom of exclusion of arbitrary foreigners is rooted.

Therefore, the offense of police officers and prosecutors is "criminal charges of false charges" of the criminal law and is "crime of abuse of the official authority of special civil servants."

「A crime of abusing the ex officio of a special civil servant "is a crime established by abusing its authority and arresting and imprisoning others.