

## **V. wrap up ( short sum- mary of up to 5 pages)**

I (Nagano), who was the president of Lefco, issued an appointment (informal) to four Chinese (former offenders) by January 2009, but in Lehman shock in the fall of 2008, Due to a sharp decline, in March 2009, we canceled the planned adoption (informal).

Four Chinese who were unable to get a job at Lefco (formal offender) were working at a restaurant that worked part-time in college days even after graduating from college, and from May to June 2010, Immigration Act 70 Was arrested at 4 (illegal work due to activities outside the status of residence).

However, neither business operator of a restaurant that employed a former offender has been arrested by Article 73 (a crime of promoting illegal employment) as stipulated by the Immigration Control Act, and has not received any disposition.

Kin Gungaku (Kin Military University), who was in charge of recruitment and recruitment, provided "content false employment employment book" despite not having acted as stipulated in Article 2, Article 2, but without intention to hire himself as a former offender As a result, the primary offender could easily obtain the status of "technology" or "humanities international" status of residence. I was able to live in Japan because I got my status of residence. Because I was able to live in Japan, I was able to work illegally in the offense.

Therefore, the ausal of the penal code of criminal law as "Contents providing false employment contractor and illegal work is obvious" was applied, was arrested in June 2010 and was indicted in July .

I am imprisoned in April 2011 for a prison sentence of 1 year and a half imprisonment and criminal punishment of a fine of 1 million yen and will be dismissed in October 2011 but appealed to the Supreme Court, but " Final appeal by the criminal procedure law is not subject to deliberation "was rejected in February 2012.

And in March 2012, she was imprisoned and he was sentenced in March 2013 at the maturity of sentence.