

lawless Japan!!! = my trials are all fake!!! = abuse!!! Absurd!!!

Each my 65 civil and 72 criminal judgment ignoring my appeal without basis.
Particularly, it ignoring ultra high criminality I sued.
On such way it's too obvious any crime cannot be detected.
So it can only be explained a non-human hate circle to me.
Since my appeal described in each judgment is fake, so you must compare "My-Genuine-Appeal" to the Judgment.
Case-List is focus of each case.
Civil trials are in Civil-Action-List, and Criminal trials are in Criminal-Action-List.
There is link of G(My-Genuine-Appeal) and J(Judgment) in each case.
CV=civil, CR=criminal. For example, CV01G, CV01J, CR01G, CR01J.

betrayal the UN-HRC!!! = twice ignoring of my report!!! = anti-treaty!!!

In 2018 and 2021, each is based on 106. of HRC resolution 5/1. (case N and case N2)

●case A Killed My Aunt by Police for an Implicit Threat to Me. 99.99999999%

★Metropolitan Police Department (MPD) ignored my damage report delivered 20090120. My aunt died exactly on the deadline day 20090220.

★The overlap by chance of the following A and B is an astronomically low probability, so it's of course an implicit threat to me saying, "If you won't forget the damage report, we'll kill you like her".

★A. The damage report asked reply but it was ignored. ★It's clear violation so impossible ignoring. 1/100000000.

★The damage report was a request for the detection of persecution (boycotts) to me.

It cannot be ignored because, ★1 the deadline for reply "within 1 month" was clear, ★2 too obvious illegality so an Impossible choice.

Abstract of my damage report 20090118. (boycotts, dangerous drivings, etc)

(1). (page 3)★ Face-pass (my passenger's escape who called my taxi) which is rare per life, though it occurred me 20 times per my workday.

(2). (Page 5)★ the average sales of my company always dropped down together exactly on my workday. 2007~2009. clear boycott.

Since the fluctuation range was more than 10% on average, it cannot be explained by other factors.
The average sales amount of the company was steadily declined, and when I left (2009), it decreased by about 40% from my joining (2006).
The average sales of the metropolitan 200,000 taxis were the same. So the data were exactly "an inconvenient truth" for the Pandemic-Hate.
Then, each taxi company panicked due to many drivers rushed to avoid my workday.
In order to erase the interlocking, the Pandemic-Hate promoted a go-home-campaign, it caused the Great Depression of the metropolitan.

(3). dangerous drivings (page 14) interference when I joining to the highway, (page 19) center-line-over by oncoming cars.

B. My aunt died suspiciously on a road on the reply deadline day 20090220. overlapping. 1/10000.

★Soon I reported it to Japanese main media, but they were all ignored!!! It's an impossible occurrence!!!

★20090303 p.m. MPD Higashimurayama police station Sawada ignored my plea to detect the murder. (99.00%)

★Many suspicious points of my aunt's death.

★The SPPD must have been disguised the murder as a traffic accident. (99.999999%)

①★Before the accident site is long straight line with good visibility, so cannot be overlooked. (proof 甲 11)

Case-List(ENG) 20240229

- ②★Suspicious judicial autopsy. And the prosecutor told, "Because of suspicions of murder or illness, let us judicial autopsy". (甲 12)
③★The decisive video which was able to have the arrest wasn't used on the trial. Aiya's security camera, There must be an inconvenient truth.
④★No evidence of the traffic accident. My aunt had depression in her head, while her limbs and bicycle weren't damaged. It's impossible.
⑤★The trial ignored a murder suspicion!!! (甲 10) No way!!! What is "criminal"?
(5)MPD Ignored 20160606 content certification mail. (甲3,甲5) (6)MPD Sato made 4 lies. (甲6) (7)MPD Nishikata Ignored reply promise. (甲7)

▼other lies

- ①★The 1st instance didn't send this complaint for over 1 year. →case Q
②★Having used "reflective profit". "Profits from criminal investigations are only reflective one, so victims aren't eligible for plaintiffs."
This is one of the abuse of "public welfare", which Japan had repeatedly replied "impossible" to the UN, so it's a lie and betrayal.

●case A II Police disguised the murder of case A as a traffic accident.

Saitama Prefectural Police Department (SPPD) has the jurisdiction of my aunt's fatal site. SPPD ignored my 4 pleas.
SPPD stubbornly repeated, "The investigation was proper because having done". Though, my plea is later than the investigation!!!

▼other lies

- ①★The 1st instance omitted tort 1(disguising)!!! It's fatal defect because it is premise of the rest 4 torts. So naturally invalid, but rejected.
②★Content certification mail posting denied!!! The paper wasn't original was my mistake, but there was the delivery certification. (甲 2,甲 11,甲 13)

●case B A series of implicit threats by hunters. (99.99%)

★They Ignoring my presence!!! Absurd!!! ★It's of course an illegal gunshot!!!

(1)★20150111, A hunter invaded my field and fired in my unaware face-to-face from 31m.

★As the following illegalities are obvious to anyone, so he dared to fire is very suspicious. The precedent unknown.

5 policemen inspected the site and denied the illegality only because the shooter hasn't told me any harm. "It's justified as he aimed a deer".

- 1 Violation of the Hunting Law (Article 38-3). It's a close distance, so I hit "a person who may reach the bullet".
- 2 Attempts of Homicide (Criminal Code 203). suspicion of aiming my shock death by nearby roaring in my unaware.
- 3 Assault (Criminal Code 208). the unaware roar is a direct attack to my body by the physical force of sound waves.
- 4 Insults (Criminal Code 231). unaware roar, close range, invaded my field, ignoring me, another 3 men staring around.
- 5 Infringement of autonomy right. unaware roar, close range, invading my field without permission.
- 6 Infringement of a right of calm. unconscious roar, volume, range. There should be objective data.
- 7 Intimidation (Criminal Code 222). Because the above illegalities are obvious, so an implicit threat saying, "I will kill you".

★Common point of the following occurrences.

The nexus and the concentration to me of the Timing, Place, and Location. It's near by the above firing site.

Timing is soon after the firing. Place is 200m from the site. Location is unnatural position.

The village road was used by me only. And animals don't care about the place.

Who? For what? ★Police ignored the relevance with the above firing.

(2)★20150126 9:00, numerous bloodstains on my way.

Numerous bloodstains were scattered on my way 200m near by the above shooting site.

The boar carcass, candidate owner of the bloodstains was originally located 20m off my way. But there was no bloodstain on the 20m.

There is no need to bring out, "leaving residues" on a public road is clearly illegal (Article 18 of the Hunting Law).

The official name of the hunting law is "Protection and Control of Wild Birds and Mammals and Hunting Management Law".

(3)★20150126 16:30, two small boar carcasses on my way.

Two small boar carcasses appeared on my way 200m from the above shooting site.

Case-List(ENG) 20240229

Timing is 1 hour later the on-site inspection by Mr. Takahiro Kuroiwa policeman. And 1 plus than his report.

There is no reason the corpse which had been in its original place suddenly move.

There is no need to bring out, "leaving residues" on a public road is clearly illegal (Article 18 of the Hunting Law).

(4)★20150221 16:00, the group leader ambushed me. (1/100)

Mr. Kazutoshi Takahashi is a leader of said hunter group. It's an ambush under constant monitoring.

Timing: 40 days after said firing. appeared later. a hunter's equipment in the sunset. He cannot fire anymore.

Place: on my way home of walking. he was going to meet the angler. Then, he need not get out of his car 400m before the dam.

(5)★★20150327 9:00, the large boar's fur on my way.

Timing: 76 days after said firing. Place: 220m from said firing. on my way.

Location: no need to bring out, "leaving residues" on a public road is clearly illegal.

The dead rotten 100 kg boar was nearly 3 months old. Why leave it behind originally? Why dismantle it at this stage?

(6)★Frequent gunshots near by me. almost daily. many records.

A 20171022-1533 (in heavy rain) Since there is a risk of outbursts and breakdowns, we usually don't shoot in heavy rain.

B 20171114-1850 (in darkness) Normally, we cannot shoot in the dark. But exceptions are.

C 20191229 1330 ~ 1530 (total about 30 shots, 8 of those recorded) The bullets are too many. Ambushing.

(7)★Frequent Popping Sounds. almost daily. many records.

It sounds like a firecracker or a distant gunshot. It always stopped when approaching to search for its source.

(8)★Frequent hunting voice sign. many records.

An owl squeal mimicry of "hoo (2 seconds) ho hoo" is hunter's signal.

It was often heard around my bedroom mid-night, but I also confirmed an old couple in my neighbor imitating it in the daytime.

▼other lies

Ignoring the above!!! The gunshot is Ignoring my presence!!! Police ignoring sued crime without a rational basis is clearly illegal.

The only reason was, "The site was a public road, so it's not sure aimed at accuser". Then, if on a public road, is murder become not murder?

●case B II Mr. Kazutoshi Takahashi, the leader of the hunter group of Case-B. (99.99%)

- Since 4 hunters were group hunting then, they must have known there was an ordinary person(me) before said firing, so they should have stopped it. So, their recognition of the illegality of said firing is the focus. they are the main group around here.
- Ikuo Imai is my neighbor. Kazutoshi is his cousin, and an employee of the company. So the relation to case D I is very suspicious.

●case C A mailman invaded indoors while my asleep, then forged my sign. (100%)

★20170405 19:00, While waiting for the re-delivery, I lay down on the living room floor. I fell asleep in unaware. The entrance wasn't locked.

20:30, when I woke up, the re-delivery suddenly appeared near by my face. I have no memory of the delivery at all.

I have never forgotten what happened just before. I used to drink every evening, and then I drank a little , but not weaken my memory on such.

Besides, I never lie down leaving things where it's worried to fall down into a dirt floor.

Besides, the notice usually to be destroyed soon after delivery, was remained.

These contradictions in my thumb rules can only be explained as a postman sneaked in implicit while I was asleep, and left it.

It must be an implicit threat to me saying, "We can always aim your unconscious like this ".

20170406 p.m. I called Mr. Yoshiyuki Saito of Tsukiyono Post Office who made this re-delivery. He said, "You signed yourself with a ballpen on your kotatsu". But the ballpen was set in blue then. I rarely use the 3 color pen. Besides, usually, the delivery man gives us a pen.

20170407 a.m. I visited the Numata Post Office and checked the actual sign, the ink was black and ★the handwriting wasn't mine.

When I reported from Numata Post Office, 4 policemen came from Numata Police Station.

I sued Saito for Counterfeiting of Private Documents, Breaking into a Residence, and Intimidation, and asked for signature verification.

I also sued the difference in the ink composition and the unexistence of my fingerprint, but they ignored.

Case-List(ENG) 20240229

★2 suspicious actions prove their harboring.

★① I required to see original paper of the delivery certification but they offered the color copy without permission.

★② The original delivery note was destroyed during the lawsuit.

▼other lies

★It's impossible to deny the counterfeiting without signature verification. No one believe the sign is fake. It's my sign matter!!! No way!!!

★Denial of the credibility of thumb rule of self-handwriting!!! ★→collapse of sign system society!!!

●case C IV A deliveryman invaded indoors in my absence. Copycat. (99.99%)

★20200503 Around 16:30, Yamato Transport, Gunma Minakami Center, Mr. Yuichi Irisawa left a monthly bill in my absence indoors.

He imitates Case-C or Case-D II. suggests, "We can always threaten you like this." To show their power.

As shown below, it's needless. (1) It used to be delivered into my outdoor mailbox, (2) It cannot be legitimate handling when one's absence, (3) Marked "No entry" on both front doors at eye level.

●case D I An Ostracism Non-human treatments by neighbor's. An impossible occurrence!!! (100%)

It's exactly "Murahachibu". It's general term for a persecution in Japanese sub-society.

1 ★Ill-treatment by villager's in twice gathering(①20170212 20:16、②20170416 20:00)

A Left while my remark. Mr. Michio Suzuki, Mr. Masaharu Suzuki, Mr. Tokio Kobayashi.

B Interrupted my remark with falsehood. 37 times "It's inappropriate agenda here". Mr. Michio Suzuki, Miss. Keiko Ishii.

C Instigated others to put off my remark, as "This planned agenda should be prior yours. It's a democracy". Miss. Keiko Ishii.

D Instigated others to finish my remark. Mr. Masaharu Suzuki, Miss. Keiko Ishii.

E Everyone denied my natural agenda. It was a proposal to lockout said hunters of case B, and was a introduction of case C.

F Dared to imitate others' remark Ignoring my protest. "It's inappropriate agenda here". Miss. Keiko Ishii.

2 ★All together absence of said 4 defendants. ★It's an impossible occurrence!!!

★Exactly the above 4 people were absent from the 20190316 village event (service work).

★The probability of 4 specific people absence with 80% average attendance is 32/100,000,000, so it cannot be a coincidence.

★My action filed on 20190314 (2 days ago) was surely undelivered yet. So it was impossible for said 4 people to know the defendants.

★So it can be explained only by constant surveillance of me or a leak from the court!!! So this is the decisive proof of the Pandemic-Hate!!!

3 ★20190512 afternoons, Masaharu Suzuki family's stalking.

4 ★Defamation by said 4 defendants during a lawsuit.

"Yutaka Imai is paranoid and we cannot be considered as normal.". "we must think that Yutaka Imai has a mental illness.".

▼other lies

Ignored the above!!! ①the astronomically ultra-high probability of the above 2. ②my freedom of remark. ③100% defamation.

●case D II A villager invaded indoors in my absence 3 times. Copycat. (99.99%)

she disguised a manager of temple to show their power, suggesting, "We can always threaten you like this."

★villager relationship had already collapsed. ★She already repeated super-hostile remarks in General Assembly ② of Case D.

★invading indoors in other's absence is of course illegal. There is no need into indoors. My mail post is enough. (1/100)

I already told her I won't welcome others' visit. (1/10) ★already marked "No enter!!!" on both doors at eye level. (1/10)

★Police's harboring. (1/100000000) Hideo Makishima repeated, "Insane is not a crime". Absurd!!! It can't be a reason.

●case D III Hostile neighborhoods. (99.99%)

Case-List(ENG) 20240229

<p>★ I . <u>Intimidation by sound.(records)</u> A.★<u>Sounds and vibrations by heavy machinery.</u> (1/100)</p> <p>B. <u>Pet dog's roaring.</u> <u>Intensified after my complaint in 20170608.</u> (1/100)</p> <p>★ II . <u>Intimidation by words and deeds.</u> (1/1000000000)</p> <p>★(1)<u>Often field vandalism.</u> ★(2) <u>Three times of live pit vipers (poisonous snake) threw into my field.</u></p> <p>(3)<u>In 2016 September, Mr. Masaaki, "Because Here is an idiot like you, the mood of this village gets worse! All other villagers also say so!"</u> (1/10000)</p> <p>(4)<u>Ignored my 20170608 complaints (1/100) "(Masaaki) Our dog has been here before you came back!" → This means I'm not a human.</u></p>			
<p>●<u>case D IV Mrs. Kinuyo Hirohashi. my aunt and villager. Explicit non-human treatment.</u> (99.99%)</p> <p>★ I . <u>Intimidation by sound.</u> ★A. <u>Her pet dog's roaring. Intensified after her apology.</u> (1/100) ★B. <u>Daily "DOM" sounds.</u></p> <p>★ II . <u>Intimidation by words and deeds.</u></p> <p>★ 1 .<u>Fraud the 2 million yen</u> I lent her in 1997. She cannot get the big money unilaterally from his nephew whom she had not celebrated at all.</p> <p>★ 2 .<u>Continued to stay unfairly</u> with ignoring my request. ★ <u>Repeatedly said, "Once concluded memorandum can never be canceled".</u></p> <p>★<u>Defamation.</u> <u>"Everyone feel you are crazy".</u> <u>"Police don't deal with you".</u> <u>"No matter what you say, you just make everyone enemy".</u></p>			
<p>●<u>case E Impersonation in Yahoo-shopping.</u> <u>4 huge Cash-On-Delivery orders in short-term (20170301-20170531).</u> (99.99%)</p> <p>★<u>The first person refused to receive goods.</u> ★<u>I asked the remaining 3 orderers to change the payment method, then, each ceased reply.</u></p> <p>4 order total about 900,000 yen. Cash-On-Delivery is a cash payment, so <u>large orders are very rare</u>,these cannot overlap by chance.</p> <p>After that, on the way to the lawsuit, <u>all 4 cases were confirmed to be an Impersonation.</u> One is <u>died</u>, one is <u>unknown</u>, and two are <u>too old</u>.</p>			
<p>●<u>case F Human Rights Volunteer.</u> (99.99%)</p> <p style="text-align: right;">▼other lies</p> <p>★ <u>"It's an uncontrollable matter for the volunteer, so not unjust."</u> <u>Then,whose fault is this?</u> <u>It cannot be the answer.</u></p>			
<p>●<u>case G Minakami Town (municipal).</u> mainly case B (99.99%)</p> <p style="text-align: center;">1 ★ <u>Minakami Town has a special duty as a concerned party.</u></p> <p>Said hunter group in case B <u>abused the capture permits by the town.</u></p> <p>Since it's usually so, <u>said 4 hunters must be members of the harmful birds and beasts capture and extermination team of Minakami Town.</u></p> <p>At least, <u>they must have been received some reward from the town for their piece-rate capture.</u></p> <p>In other words, <u>lensive and financial ties between them and Minakami Town are 100% sure</u>, thus <u>collusion</u> is highly suspected.</p> <p>★Thus, the Town has the <u>duty as a licenser</u> for having granted capture license to such dangerous hunters and a <u>duty as an employer</u> of them.</p> <p style="text-align: center;">2 <u>Minakami Town has a general duty as a basic municipal.</u></p> <p>Since it's <u>not sure</u> said firing <u>aimed at me</u>, so the town cannot ignore it to <u>ensure the safety of residents.</u></p> <p>More, since there is no rational basis for denying <u>illegality in Case B</u> and <u>the harboring by Numata police</u>, <u>the town has inspection duty.</u></p> <p style="text-align: right;">▼other lies</p> <p>★Ignored the above. ①<u>illegality of said firing.</u> ②<u>involvement of Minakami Town</u> Both are the premise of all my torts.</p>			
<p>●<u>case H Boycott!!! Discriminatory price on shipping. substantive Minus Price!!! Murderous!!!</u> (99.99%)</p> <p style="text-align: center;">★<u>my vegetable shipping was always made in discriminatory price.</u> 2014~</p> <p>★ <u>I my price, II local price, III fair price, were always different.</u> For example, I <u>50 yen</u>, II <u>300 yen</u>, III <u>1,000 yen</u>.</p> <p>The following is the <u>blatant days.</u> <u>Price of 1 box (10 zucchini M size).</u></p> <p style="text-align: center;">★<u>It's murderous price!!!</u> ★<u>It's cheaper than the box cost (53 yen)!!!</u> <u>The average before my entry was 700 yen.</u></p> <p>★20170717 I ★ <u>50 yen</u> (Ohta Market), I <u>100 yen</u> (Takasaki Market), II <u>Yellow 200 yen</u> (Takasaki Market), II <u>272 yen</u> (Tsukiji Market), III <u>unknown</u>.</p>			

Case-List(ENG) 20240229

★20170718 I ★ 50 yen (Takasaki market), II 201 yen (Tsukiji market), III unknown.

50 yen per box is abnormal and no precedent.

It's substantive Minus Price!!!

It's so murderous!!!

★Originally, 272 yen is the cheapest level in history.

50 yen is less than the cheapest 1/5!!!

★"The cause is color" is false.

My goods was mainly GreenTosca of moss green. The Agri-Coop explained, "Dark green is popular, so consumer disliked your color".

But ★Sakata Seed, the distributor of GreenTosca seeds, says, "We have never heard of such price differences".

And nationwide, there are many producers of GreenTosca, but such price difference wasn't. Of course, any other factors cannot explain it.

Such mad price and the situation where the lower price is being devalued year by year cannot be explained from the supply and demand side.

★Sealability of fruit and vegetable market. Price of each production area isn't disclosed. So I cannot prove the price manipulation.

★The sales trustee duty of ToneNumata Agri-Coop.

I'm a sales truster to him and he is a comprehensive trustee to prime contractor of each market.

Naturally, the sales trustee has a supervisory duty to secure a fair trade.

▼other lies

Ignored the above!!! Ignored this unprecedented mad prices!!! ★"It's possible because each productive conditions are different".

★Then, there can't be any discriminatory prices. It's a matter of degree, but the criteria hasn't be shown. It's a matter of predictability.

●case H II ToneNumata Agri-Coop. Trade refusal due to my Case-H filing. False Charge!!! (100%)

★20190719 12:29, at the Minakami Collection and Shipping Office, Mr. Tomizawa refused to accept the sale of my shipping because of my action.

★20190919 16:00, at the Minakami branch, I applied to join the associate member, then, the 3 attorneys mailed me and refused it.

They insisted my action in Case-H hits "Unjust demands beyond legal duty" in Article 19, Paragraph 1, Item 6 of the Articles of the Incorporation.

★There is no room for such interpret!!!

★This is exactly a false charge!!!

★1. A lawsuit cannot exceed legal liability (logical contradiction) A lawsuit is exactly a legal doing to seek legal liability.

★2. It's a miss interpret. It's a penalty provision so naturally means appearance of act. There should be no precedents of such.

For example, if one gets into uninvitedly and threatens violently to "show your sincerity".

★3. If such interpret is allowed, no member can file action for fear of expulsion or refusal. so it means a denial of a right to have trial.

★4. The lawsuit is still pending (unjudged) yet, so it cannot be the reason. (anti-logical)

★5. It cannot extend past to present. It's different matter. (anti-logical)

★6. The reason why I left the agri-coop was due to Tomizawa's deception.

In 2015 summer, when I asked him, "(Q) How many stocks needed for shipping?", "(A) It's no matter", "(Q) Then, is zero okay?", "(A) It's all okay."

▼other lies

Ignored the above. ★It's 100% False Charge and 100% Defamation.

●case I Human Rights Bureau of Ministry of Justice. (100%)

1 ★Mrs. Fukuda's twice refusal with three falsehoods.

①★"Out of jurisdiction" (occurrence place only OK). ←Both residence or occurrence place OK. It's premise of all case, so impossible.

②★Omitted the vital condition. "in a case of continuing acts, from the end date" within one year.

③★"the damage amount is necessary". "no such rule" (Mr. Todokoro)

★Suggested to Mrs. Harada as threat, insulting, and concealment, saying, "We can't start investigation unless we believe it. Can you?".

This remark naturally shouldn't be done in front of a victim. And 12 times used "We".

2 ★Unfairly canceled twice on the way of my explanation and they won't resume.

★ (Mr. Todokoro) "Fukuda may make such emotional remark because your attitude is also bad. It can't be helped." ← Falsehood cannot be justified!!!

Case-List(ENG) 20240229

3 ★ Mr. Tomioka ignored my 12 complaints. I repeatedly protested, but he won't show any rational basis.

▼ other lies

(1) ★ the first instance didn't send my appeal for more than 1 year.

(2) ★ Having used, "reflective profit", which is a betray to the UN.

● case L Judge Tatsuji Yoshida. my oldest action. Maebashi District Court Numata Branch H29 ㊦ 26 compensation (99.99%)

1 ★ He ignored clear illegality of police. ★ MPD's repeatedly ignoring my sue without basis is clear violation of law and duty.

2 ★ He replaced my tort "having ignored" to "not having investigated".

3 ★ He applied different case precedent. both "ignored completely" and "crisis of life" are me only.

4 ★ He judged, "Profits from criminal investigations are only reflective one, so victims aren't eligible for plaintiffs."

This is abuse type of "public welfare", that is Japan had repeatedly replayed "impossible" to the UN, so a betrayal.

▼ other lies

(1) ★ The first instance didn't send complaint for more than 1 year.

(2) Having used, "reflective profit", which betrays the UN.

Copycat.

● case M Public Prosecutors Office (PPO). ringleader. Interrupted me for years. (99.99%)

PPO is a monopoly agency for prosecution, so to speak a substantive criminal court in Japan. people cannot file criminal trials.

★ They always abuse their power!!!

★ They always won't show reasons. they stubbornly repeated, "We usually so." or "As written."

★ They always won't specify deficiencies, so we cannot correct our complaint and resubmit it.

Noone can know what's wrong with it. "where?", "what?", "how?".

★ Yet, they never admit this natural over-vagueness.

Originally, all my 65 civil actions are to defeat PPO's this obstruction.

None have harboring authority!!!

Clear facts

I ★ Remanded my complaints 6 times in a row with the same vague text against my protests. (proof)

★ Especially in my case, 12 complaints, 55 crimes. It's a huge waste to review all.

★ 3 PPOs using the same vague text.

II ★ Repeated falsehood, "Your case isn't yet the stage of judging criminality".

If so, they cannot respond to urgency.

III ★ Repeated falsehood, "There isn't another route for mutual check"

It's impossible the investigative agency haven't a mutual check system.

▼ other lies

(1) ★ the first instance didn't send my complaint for more than 1 year.

(2) ★ Having used, "reflective profit", which betrays the UN.

● case N The Ministry of Justice of Japan. Ignored the UN-HRC's ignoring!!! (100% anti-treaty). (100%)

★ The UN-HRC ignored my report on 3way!!! It's of course anti-treaty and discrimination!!!

★ The UN-HRC ignored my damage report delivered 20180716 on 3way(EMS, e-mail, FAX)!!! all no response!!! shut-out!!!

It was specified in 106. of HRC resolution 5/1, "consistent patterns of gross and reliably attested violations of all human rights and all fundamental freedoms".

(the Human Rights Council resolution 5/1 of 18 June 2007)

The Complaint Procedure of the Human Rights Council is the only universal complaint procedure addressing all human rights and all fundamental freedoms in all United Nations Member States. 86. "victims-oriented and conducted in a timely manner".

106. The complaint procedure shall ensure that both the author of a communication and the State concerned are informed of the proceedings at the following key stages: (a) When communication is deemed inadmissible by the Working Group on Communications or when it is taken up for consideration by the Working Group on Situations; or when communication is kept pending by one of the Working Groups or by the Council; (b) At the final outcome.

my appeal

★ No matter what mistakes were in my report (posted), all-no-response is clearly anti-treaty and lacks "universal respect".

Case-List(ENG) 20240229

Though, the unknown 1 of the MOJ Public Relations Office and the unknown 2 of the MOJ Human Rights Bureau had one-sidely cut off my call, saying, "We won't treat a report to the UN". ★ It's impossible for a nation ignores its own people's damage due to external anti-treaty deed.

▼other lies

Ignored the above!!! (1)★ The 1st didn't send my complaint for more than a year, (2)★ Having used, "reflective profit", which betrays the UN.

●case N2 The injust Judgment of Case-N and the defendant (Japan). (99.99%)

★Judge Tadayuki Kanke didn't judged anti-treaty or not of The UN-HRC and Japan.

★Judge Tadayuki Kanke didn't judged Japan has the duty or not.

★Judge Tadayuki Kanke didn't send Case-N's complaint for more than a year. (Case-Q)

★He and Japan ignored my damage and rights as a citizen.

●case O Japan Federation of Bar Associations. 11 lawyers refused underwriting in a row. (100%)

●case P Stealing my sheet in a public bath. Only me, 10 times in a row (20181201-20190129). (100%)

★Sheet stealing is publicly denying others' presence (personality)!!! ★impossible occurrence!!! ★no precedent!!!

In each vacant public bath, I used to leave my using chair there while soaking in a bath. Then, someone steals it while my absence.

★It's no precedent in Japan. But, it occurred only me 10 times in a row during 3 months. So it's stochastically impossible by chance.

More, since each stealer is different, it must be an implicit threat to me by repeating the same act with colluding.

①★In such very vacant case, there are many empty sheets else, so no one dares to sit on a left chair. ★It's a gainless choice with risk only.

②★If one dares to sit in a left chair, one naturally has to be careful not to steal, so no one baselessly believe it was forgotten. impossible!!!

③★Anyone knows stealing others' seat is a super-risky act. It naturally causes a conflict. Being no precedent proves it.

So it means implicit harm to life or pride such as "I erase you" or "I won't admit you".

④★Moreover, case of Suspect B, there are two chairs and two bathers in front of him, so there is no room for mistakes. impossible idea.

⑤★Concentration of the term. I have never been stolen until then. And only 2 times after then.

★However, police denied everything, saying, "They admitted their mistakes, so are not illegal". Absurd!!!

●case Q Presiding-judge Tadayuki Kanke. Left my 5 actions for over 1 year. impossible occurrence!!! (100%)

★Judge Tadayuki Kanke of Maebashi District Court didn't serve my 4 actions of 20180813 filed (case A, I, L, M) and 1 of 20180910 filed (case N), until 20190925 without any asking for an explanation or administrative contact. I protested by text 3 times, but he and other officials ignored it.

Anyone knows it's an abuse of the Presiding Judge's Authority to Examine Complaints, as the harmful effects are already huge. (degree matter).

★Plaintiff's right and presiding judge's right are in conflict, so needed to decide the border. Not being is a current system's defect.

★As time matter, one day it will inevitably infringe a plaintiff's right to have a trial. It's too obvious!!!

★Compared to the statute of limitations for torts of 3 years, the 1/3 is too huge so the legal options naturally decrease. (loss of opportunity)

Article 60 of Rules of Civil Procedure stipulates "designation of the first date for oral argument within 30 days", so its 10 times period has passed.

So it's a infringement of the right to have proper procedures (COJ13 or 31) and to have a trial (COJ32), etc.

★There is no precedent that action has been left for more than 1 year. Each 5 my case is a all-new-record in Japan. Though each is a simple case.

★There is no need to stop all 5 cases together. Naturally, each circumstance is different.

★Finally having rejected all the 5 cases without rational grounds. More and more it must be another purpose.

▼other lies

★Said border didn't judged. It means judge's authority is infinite thus plaintiff's right cannot exist.

●case R Presiding judge of Case-AII and Case-B Kazuyoshi Watanabe. He judged most serious 2 cases. (99.99%)

Case-List(ENG) 20240229

<p>●case S 2 policemen, defendants of accusation hanged around me. (99.99%)</p> <p>★same duo responded 7 times in a row against my report!!! ★impossible occurrence!!!</p> <p>Mr. Makoto Hashimoto and Mr. Kan Tsukagoshi of the GPPD-Numata Police Station Minakami Police Box came for my report 7 times from 20200618.</p> <p>Each first receiver of telephone wasn't them and I haven't nominated them. ★They are defendants of accusation P submitted 20200615.</p> <p>★It must be an implicit threat by suggesting they know secret they cannot know. Saying, "We are constantly monitoring you like this".</p> <p>The police box is quite large. The number of enrolled is unknown and if I ask, they won't reply. (probability matter)</p>	
<p>●case Y Public Prosecutors Office (PPO). ringleader. Interrupted me for years. (99.99%)</p> <p>★They won't show the reason of their Non-prosecution at all. It's clear obstruction!!!</p> <p>★Accepted around 30 cases were made all non-prosecution!!! (Criminal-Action-List) There must be no precedent like such.</p> <p>1 ★It's an impossible occurrence!!! While high rate detection of the PPO is well known.</p> <p>2 ★Their "reason" cannot be a reason. These are merely sort name of results, for example "not a crime".</p> <p>★"where?", "what?", "how?" are genuine reason but eternally unknown. ★Thus, no one can find negligence of one's complaint.</p> <p>★So no one can correct and resubmit it. I asked its genuine reason repeatedly, but always they replied, "We usually so." or "As written."</p> <p>There are countermeasures, but none of them is virtually working. ★None has harboring authority, but they abuse actively.</p>	
<p>●case Z Supreme Court of Japan (SCJ). abandon of their mission. They rejected Case A (99.99%)</p> <p>★Their Reason of the rejection is a lie!!! ★Their reason cannot be a reason!!!</p> <p>★Their reason "It doesn't hit specified reason" cannot be a reason. It's naturally a conclusion. "Why not hit" is a genuine reason.</p> <p>★On such, no one can know the genuine reason so no one can resubmit it. ★None has harboring authority, but they actively abuse.</p> <p>"Not hit" is impossible!!! If a murder cannot be detected, Japan become lawless natin. But It's impossible, so It's clear lie.</p>	
<p>●(1) Japan's main mass medias all ignored(20090225). Case-A. ★impossible occurrence. (100%)</p> <p>Soon after my aunt's murder in case A, I e-mailed to Japan's main mass media, titled "This is a big scoop!!! A threatening murder by MPD!!!".</p> <p>The destination were 3 newspapers, 3 publishers, National Police Agency, Human Rights Bureau, Ministry of Justice, etc.</p>	
<p>●(2) 2 vital data of boycott (2007~2009). "an inconvenient truth". case A ★impossible occurrence. (100%)</p> <p>①★ The average sales of my taxi company dropped in tandem with my workday (2007-2008). with over 10%. 300 cars.</p> <p>②★ my Occupancy Rate always abnormally low(blatantly in 2009).</p> <p>This is a ratio of mileage on passengers to total. ★It is proportional to sales.</p> <p>The decline in 2009 was apparent, then I was forced to retire. Less than 1/3 of the average. This is stochastically impossible.</p>	
<p>●(3) Twice fatal accidents of my company. It's "Kamikaze special attacks". ★impossible occurrence!!! (99.99%)</p> <p>★While only 3 years I belonged, 2 fatal accidents occurred, and died 2 men with a total of 3 bikes. 200812,200907</p> <p>★(1) provability of twice fatal accidents on the company never had a fatal accident since established in 1952. (1/10000)</p> <p>(2) provability of repeated in same pattern (1/10) ★(3) provability of repeated in a short period (1 / 10000)</p> <p>The first was 2 months before said murder, and the second was about 1 year later. Both were straight bike against right turn taxi.</p> <p>Especially the second was a shocking form that 2 motorcycles collided together with 1 taxi.</p> <p>This is, of course, an obstruction by the taxi side. Since old times, there might have been some taxis who deliberately force their way to save time.</p> <p>But usually, to avoid die, bikes used to gave their way. That is why no fatal accidents had occurred since established in 1952.</p>	

Case-List(ENG) 20240229

★That is, <u>the bike side seemed to have changed their behavior.</u> ★It's <u>implicit threats to me in order to suffer me Including my company.</u>			
●(4)	Numerous impossible sounds around me(2015～).	Who? for what?	★impossible occurrence. (100%)
★Most of them are <u>not daily-life-sound</u> , so cannot be explained. These must be all <u>synthetic sounds</u> . ○★ <u>stoke sounds by Laser Gun</u> . ○ Situationally impossible sound. too long airplane, UFO exactly above, heavy machine suddenly nearby, violent vibration of unknown cause. ○ deliberative sound. <u>snow removal by Yumbo's bucket</u> , driving over a side groove lid, <u>engine knocking</u> , <u>exhaust brake</u> , <u>strange cracking</u> . ○ Others. <u>gunshots</u> , <u>pomping sounds</u> , <u>hunter's voice signals</u> , midnight empty can moving, midnight kendama, <u>midnight Nenbutsu</u> , <u>sutras</u> .			
●(5)	Constant wandering of outsider's car (2017-).	Demonstration?	★impossible occurrence. (99.99%)
All <u>on my way stroll</u> . 20 cars in 2 hours. <u>Umbush!!!</u> <u>Here is very rural at a dead end</u> . no famous spots nearby. Suspicious route selection.			
●(6)	constant monitoring (2006-).	anywhere 24 hours 365 days.	Mechanism unknown. (99.00%)
●(7)	Real-time monitoring on my PC.	Interception of my wireless?	Mechanism unknown. (99.00%)
●(8)	Globally constant monitoring.	Bashing on the Internet Go (2006-).	★impossible occurrence. (100%)
①There are many days when I can't play a match because of <u>a series of cancels</u> . Usually, the match application comes in less than a minute. ②There are many days when <u>no match application come in</u> . Probably everyone blacklisted me. Of course, <u>I don't have any violations of manners</u> . ③ <u>Same person often cancels in a row</u> . It's rare the opponent who applied for the match cancels soon. They are aiming at me with manual. Because, if <u>automatic games</u> , the probability of hitting the <u>same opponent in a row</u> out of an average of 3,000 people is <u>extremely low</u> . Changing ID was in vain. <u>yahoo: suikayarou</u> , <u>KGS: tw1,tw2,ys1</u> , <u>TYGEM: tw001,tw002</u> , <u>KGS is mainly Westerners</u> , and <u>TYGEM is Orientals</u> .			
●(9)	A demonstration using secret word, "Please be careful".	out of place.	police,PPO,court. (99.99%)
●(10)	Many unsold only my vegetables (20190830～20190910).	Boycott.	Paralysis of price. (100%)
<u>Michinoeki</u> is a agricultural shop along a road. Suddenly, unsold of my eggplants increased sharply, and soon reached 70% of shipped number. (1)★ <u>Abnormal price phenomenon</u> . ★ <u>Though, my goods always by far the cheapest</u> . While the average <u>retail price</u> of around <u>300 yen</u> continued, I kept <u>my goods always 100 yen</u> . (A grade M size 5 pieces) <u>1/3 of the market price is super-discount</u> , which more than compensates for the difference in position or placement. <u>It should be soon sold out</u> . (2)★ <u>Only me having been left unsold constantly</u> . ★My sales share was less than 20%, but my unsold share was over 80%. My price was always the lowest though the quality was superior.			
●(11)	Ignoring on the Web = global accomplice!!!	empty earth	deceptive world!!! (100%)
★ <u>Each my post is of course sensational, though all no reaction!!!</u> Facebook, Instagram, Twitter, LINE, Google blog, etc.			