

Rights and Obligations of the Defender in Connection with the Participation in the Reconciliation Process

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The volume of traffic in the Jarasyo Institute is increasing day by day. Today, the reason is explained by the significant development of the legal culture of the people, as well as the strengthening of the law of participation in criminal cases. We are grateful for the right to be protected in our national office in the capacity of others in the Korgaoshy process.

Complies with Article 51 of the Criminal Code;

Bullying: the person who shot the ball was not suspected or accused; after showing a good lawyer and obtaining a warrant confirming that he is a lawyer; participate in the investigation of suspected crimes, in the investigation of accusations against a person, and in the investigation of accusations, as well as in other investigative activities that occur during the course of the investigation, including the investigation of suspects, accusations, giving opinions, asking experts; When carrying out other investigative actions, he is engaged in interrogation or with the permission of the investigator; He gives fascinating ideas about the nature of the research movement he participated in; please berio' both nothing; collect all the information that can be used in the case of evidence relevant to the section of Article 87 of the Criminal Code; with the documents related to the procedural actions carried out in the course of the suspect's murder or prosecution, and after the completion of the preliminary investigation, with all the materials of the criminal case, as well as with the necessary information, the materials are copied from the documents with the help of technical equipment, or the information presented in them is organized in a different form; if it is necessary to do so, he will disclose the secrets of the state, the secrets of the state, or other secrets to his work, in the order specified in the official documents; court complaints about actions and decisions of the coroner, investigator, and prosecutor; read the report of the court assembly and express your opinion about it; to know about complaints and protests brought in connection with the work, and to express dissatisfaction with them; He has the right to participate in the court meetings of the appeal, cassation, and other instances.

If the suspect, the accused or the convicted person is in prison or under house arrest, the state bodies responsible for the criminal investigation will be able to do the same without the permission of the unemployed persons, and the number of arrests is not confirmed.

Bullying has no right to disclose information about the Assyrian attitude due to his lack of confidence.

Legal aid: any weapon provided for in this article is used to kill a person or commit a criminal offense or commit a criminal offence, and the provision of legal aid is necessary for the prosecution or trial of the suspect; Don't try to find clear proofs of truth, try to convince yourself of your feelings, and try to convince me with any other actions; The investigator of the case must act in the same way as the court.

A lawyer does not have the right to act on his own from the point where the agreement was made or appointed.

In the course of judicial proceedings, the criminal law comes from the great relations developed in the procedural law, and the following rights and obligations are established in the judicial process.

In our National Ministry, the theoretical aspects of the participation of the skunk in matters related to the process have been fully clarified. Bullying does not participate in criminal proceedings at the request or with the consent of the accused, the accused, the accused, and many other persons. This kind of behavior has not been fixed, and the action has been carried out. If necessary, the court will ensure the participation of the defendant, investigator, prosecutor, and the court at the request of these persons.

In cases where it is not possible for the selected defense attorney to start work within 24 hours, the prosecutor or the court will arrange for other defense attorneys or attorneys to be appointed by the attorneys firm. dy. The person who chooses to be charged, convicted, or prosecuted has the right to participate in the trial.

The prosecutor, investigator, prosecutor, or court, who has committed the crime, has the right to complete or partial exemption from the payment of legal fees. In such cases, the costs of paying the lawyer's fee are determined by the Council of Ministers.

JPK takes into account the conditions for the participation of iste bullying in Qatar. This may be due to personal problems or lack of opportunity, or due to the need to ensure equality of opportunity, objective learning, or other reasons. In our opinion, it is important to ensure the condition of the participation of the participants in the process of the process, and to have an effective discussion in the process.

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