-	OF 8
Personal	file

RECORD of the Defendant Subsequent Interrogation

the City of Moscow	
document)	up uic
	ation was commenced at 11:30
	ation was concluded at 15: 30
Recess taker	n from <u>=</u> : <u></u> to <u>=</u> : <u>=</u>
The examin	ng official of the Investigative Committee investigative group by (position of the examining official (inquiry officer),
the RF Ministry	of Internal Affairs Lieutenant-Colonel of Justice Sapounova M.O.
in the office of ten Moscow	class ranking or title, surname and initials) apporary holding facility No. 1 of the Main Internal Affairs Directorate of
under Articles 174 a No. <u>152979</u>	md 189 of the RF Code of Criminal Procedure, regarding criminal case additionally interrogated the defendant Markelov Viktor
Alexandrovich patronymic)	, the data of which are available in this criminal case;
with the participation	on of the defence counsel of the Lawyer's Office, Kirilenko Oleg pacity, sumame, name and patronymic of each person that participates in the investigatory action, h, registration number 77/6762 in the register of lawyers of Moscow,
VIKIOIOVIC	and if necessary, the address and personal data)
Certificate No. 639	3 issued on 16th June 2003 by the Main Department of the Ministry of
Justice of Moscow,	which issued Order No. 30 as of 18th August 2008
The parties	concerned were informed of the use of technical means
	Not used (technical means and who used them)
	(technical means and who used them)
clarification with re 47 of the RF Crimin am warned that my case of my subseq paragraph 1 of part the charges brough interpreter's langua	commencement of the interrogation, I was to a greater extent given gard to the rights provided for in clauses 3, 4, 7, and 8 of part four of Art. all Procedure Code: to plead to the charges; if I am cooperative to testify, I testimony can be used as evidence in the Criminal Case, including in the uent retraction of the said testimony, except in the case provided for in two of Art. 75 of the RF Criminal Procedure Code; to testify with regard to the against me or to refuse to testify; to tender evidence; to use the ge assistance free of charge; to use the assistance of a defense lawyer, arge in the cases stipulated by the RF Criminal Procedure Code.
Defendant	(signature)
in the presence of n	is of the questions put I can bear the testimony as follows: I wish to testify by Defense Lawyer Kirilenko Oleg Viktorovitch. answers to them shall be recorded in the same sequence that occurred in the course of the interrogation)
	Stamp:
	CERTIFIED TO BE A TRUE COPY
	Senior Investigator for the Internal Affairs Department of
Defendant	the Investigative Committee under the RF Ministry of Internal Affairs Colonel of Justice O.V. Ourzhoumtsev (signature)

іпістгодают (бідпаште)