

in the office of temporary holding facility No. 1 of the Main Internal Affairs Directorate of Moscow

(facility)

under Articles 174 and 189 of the RF Code of Criminal Procedure, regarding criminal case No. 152979 additionally interrogated the defendant Markelov Viktor

(surname, name,

Alexandrovich, the data of which are available in this criminal case;

patronymic)

with the participation of the defence counsel of the Lawyer's Office, Kirilenko Oleg

(procedural capacity, surname, name and patronymic of each person that participates in the investigatory action,

Viktorovich, registration number 77/6762 in the register of lawyers of Moscow,

and if necessary, the address and personal data)

Certificate No. 6393 issued on 16<sup>th</sup> June 2003 by the Main Department of the Ministry of Justice of Moscow, which issued Order No. 30 as of 18<sup>th</sup> August 2008

The parties concerned were informed of the use of technical means \_\_\_\_\_

Not used

(technical means and who used them)

Before the commencement of the interrogation, I was to a greater extent given clarification with regard to the rights provided for in clauses 3, 4, 7, and 8 of part four of Art. 47 of the RF Criminal Procedure Code: to plead to the charges; if I am cooperative to testify, I