

Notice of Rights on Summary Trial for the Accused and Interested Parties

1. You have received an application for summary judgment. The prosecutor has found the accused involved in criminal activities according to investigation results and filed to the court for a summary trial.
2. The case is to be decided following the summary proceedings under the Code of Criminal Procedure. The court may render a summary judgment and sentence without summoning the accused, the complainant, or the victim to court. Where the accused, complainant, or victim have opinions to express, where the complaint is withdrawn in a chargeable-upon-complaint case, or where a civil settlement on the case is reached, they may file a brief to the court for stating opinions, providing evidence or information, or requesting a hearing.
3. You may visit the Prosecutors Office's website for more information:
<https://www.ulc.moj.gov.tw/10570/>