

## FFWPU Europe and Middle East: Japan's Justice System Defunct in Family Fed Case

Knut Holdhus  
March 29, 2026



Featured image above: From the press conference in Tokyo March 26, 2026



**Experts warn of collapse of justice and dangerous precedent set in Family Federation dissolution case, raising the alarm over human rights and judicial overreach**

Tokyo, 26th March 2026 - Published as an article in the Japanese newspaper [Sekai Nippo](#). Republished with permission. Translated from Japanese. [Original article](#).

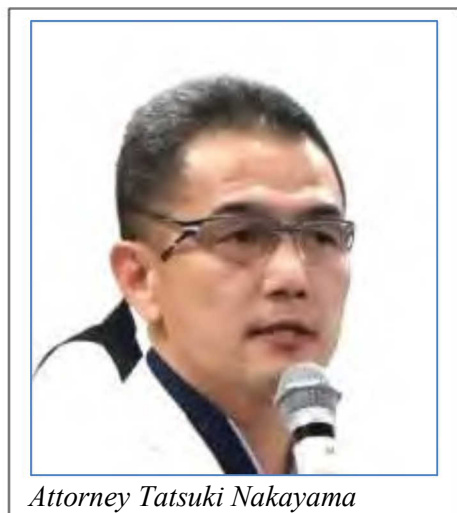
**Dissolution of the Family Federation: "Will they be made to suffer even more than Iwao Hakamada?"**

**Experts hold press conference**

by the editorial department of the [Sekai Nippo](#)

Regarding the dissolution of the [Family Federation for World Peace and Unification](#) (formerly the [Unification Church](#)), a group of second-generation active believers called the "Association of Second-Generation Believers Protecting Religious Freedom," together with lawyers and academics who formed the "Experts' Association Seeking Fair and Just Trials," held a [press conference](#) in Tokyo on 26th March. Below are summaries of statements made by the experts.

See also [Japan: "Death Penalty" Without Proof of Illegality](#)



Attorney Tatsuki Nakayama

**"The High Court made a forced conclusion without basis"**

**Tatsuki Nakayama (中山達樹), International Lawyer, Representative Organizer**

Since the [Family Federation's](#) compliance declaration in 2009 [See editor's note 1 below], cases establishing unlawful acts have been extremely rare - reduced to 1 in 397. However, in the [Tokyo High Court decision](#), although it initially states that unlawful acts "cannot be definitively recognized," it later shifts to saying they "should be considered unlawful acts," making a forced conclusion without basis.

I thought of Iwao Hakamada (袴田巖), who suffered for 58 years before being found innocent in a case of wrongful conviction. It makes me wonder whether the [Family Federation](#)

will be made to suffer even more than that - and whether that is acceptable.

See also [Lawyer Quests Open Hearings in Dissolution Case](#)

See also [Invented Harm, Lawfare, and Dissolution Order](#)

See also [Disputed Verdict Sets Anti-Religious Precedent](#)



### "A deception based on Ministry of Education propaganda"

**Shinichi Tokunaga (徳永信一), Lawyer**

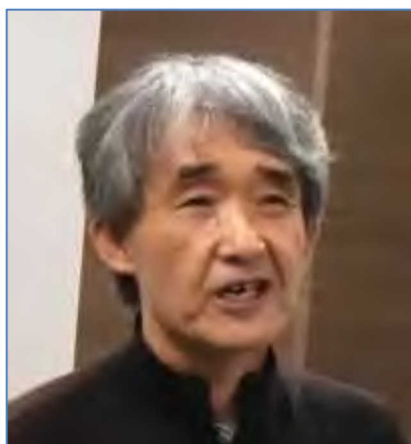
The biggest trick in the [High Court decision](#) lies in the deceptive framework based on the Ministry of Education's claim that revoking the [organization's](#) legal status does not infringe on the religious freedom of believers.

However, religious freedom is not limited to inner belief. It is often described as the starting point of human rights. The ability to gather together and reaffirm faith as a community is a fundamental premise of religious freedom.

Karl Marx, in Critique of the Gotha Programme, criticized religion as "opium", reflecting an ideological strategy to socially contain religion. The [High Court decision](#) is influenced by such values.

The dissolution request was treated merely as revocation of legal status and handled as a non-contentious case [See editor's note 2 below] behind closed doors. Even if there were [fabricated](#) or [falsified](#) statements submitted by the Ministry, the non-public process prevented any scrutiny. This constitutes a collapse of justice and a violation of human rights, evident even under international human rights covenants.

Even the most sophisticated theories of human rights and procedural guarantees can collapse due to a single flaw - like "a seemingly insignificant hole made by an ant". There is an unbelievable constitutional defect caused by legislative inaction.



### "The High Court intruded into doctrine"

**Masaki Nakamasa (仲正昌樹), Professor at Kanazawa University**

What surprised me when reading the [Tokyo High Court decision](#) was that it offered its own interpretation of the [Family Federation's](#) doctrine and used that to justify the dissolution order.

How doctrine is understood and practiced is something only believers themselves can truly know. Modern legal principles require neutrality and prohibit stepping into doctrinal evaluation.

Even in cases such as the Soka Gakkai mandala dispute (1981) [See editor's note 3 below] and the Aum Shinrikyo [See editor's note 4 below] subway sarin attack (1996), courts did not interfere with doctrine.

For the state to independently interpret a religious group's doctrine - without hearing from the parties - and then make decisions that have serious consequences for believers resembles the logic of pre-modern European inquisitions.



### "Use imagination about what this leads to"

**Eitaro Ogawa (小川榮太郎), Literary Critic**

In the past, the Omoto religion [See editor's note 5 below] was ordered to dissolve, and there is concern that arbitrary interpretations could again lead to actions such as destruction of facilities.

See also [Unconstitutional: Civil Code Use for Dissolution](#)

See also [Japan: Fighting Larger Battle Than Own Survival](#)

It has been said that dissolving a religious corporation does not infringe on the religious freedom of individual believers - but aren't these harms suffered by believers themselves the answer?

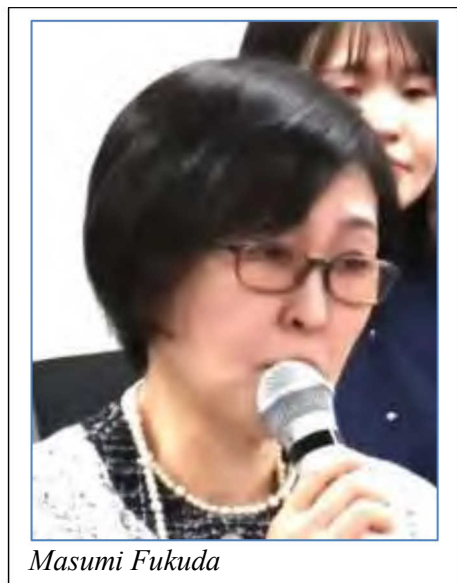
Behind these voices, there are likely tens of thousands more.

If such rhetoric is allowed, it would be like saying a company can be destroyed while still protecting the rights of each employee - something that is clearly impossible.

People should think beyond just one organization and imagine what could happen if this kind of reasoning is permitted.

See also ["Media Deliberately Killed 2 Birds with 1 Stone"](#)

See also [Japan: "Death Penalty" Without Proof of Illegality](#)



*Masumi Fukuda*

**"Those who have interacted with believers are sympathetic"**

**Masumi Fukuda (福田ますみ), Nonfiction Writer**

After the [High Court decision](#) and the start of [liquidation](#) of the [religious organization](#), I interviewed its staff. One staff member said that when they were unable to even use their own parking lot to remove personal belongings, a landlord who had long rented parking space to the [church](#) offered them space at an apartment he managed. At that time, the landlord said:

"You haven't done anything wrong - how did it come to this? Stay strong."

At other churches as well, people who have had long-term contact with believers tend to be sympathetic. That is the answer.

See also ["Politically Driven Dissolution at Any Cost"](#)

See also [Japan: Lawyers Accused of Wilful Dehumanization](#)

See also [A Dissolution Built on Fabrications, Speculation](#)

See also [Dissolution, System of Faith-Breaking, Lawsuits](#)



*Fumihiko Kato*

**"At its root: discrimination and social exclusion"**

**Fumihiko Kato (加藤文宏), Author**

The origin of the issue surrounding the [Family Federation](#) lies in media coverage following the assassination of Shinzo Abe (安倍晋三). A narrative was constructed portraying the suspect, Tetsuya Yamagami (山上哲也), as a "tragic second-generation believer". Reports of "deep ties" between politicians and the [religious organization](#) continued for over two months, stirring intense hatred among the public.

However, what was perceived as the "mood of society" was in reality driven by the fervor of only a small portion of the population, amplified by aggressive media coverage.

The Kishida administration and the Liberal Democratic Party, pressured by this atmosphere, may have shifted focus by moving toward dissolving the [Family Federation](#).

This resembles past attitudes of media, politicians, and society toward Hansen's disease [See editor's note 6 below] patients, the enactment of the Eugenic Protection Law [See editor's note 7 below], and the continued justification of forced sterilizations of people with disabilities.

At its core, this is about discrimination and [social exclusion](#). Abduction, confinement, [forced renunciation of faith](#) (coercive faith-breaking) [See editor's note 8 below], and ideological re-education [See editor's note 9 below] of believers have been justified, and thousands have suffered in the past. There is a high likelihood that such actions will be further justified in the future.

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See also [Shocked Author: "Japan Ignores Basics of Justice"](#)

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**[Editor's note 1:** The 2009 compliance declaration of the [Unification Church](#) of Japan (now the [Family Federation for World Peace and Unification](#)) was a formal commitment by the [organization](#) to reform its practices in response to longstanding public criticism and legal challenges.

The [Unification Church](#) in Japan had faced numerous allegations related to recruitment tactics and donation solicitation, termed "spiritual sales" (靈感商法) by a hostile network of activist lawyers who had declared the [religious organization](#) an enemy. These issues led to multiple lawsuits orchestrated by the activist lawyers and significant media backlash. This prompted the [organization](#) to take measures to restore its reputation and demonstrate compliance with legal and ethical standards.

The [religious organization](#) pledged to stop possibly unethical donation practices, including what the hostile network of lawyers claimed amounted to "pressuring members into making large financial contributions under spiritual pretexts."

This was in response to accusations from the same activist lawyers that followers "were being manipulated into giving away substantial amounts of money or property."

The [Unification Church](#) stated it would enhance internal oversight to ensure compliance with ethical and legal standards. Measures included better training for leaders and stricter guidelines for evangelization and solicitation of donations.

After this compliance declaration, there was a significant decrease in the number of lawsuits against the [Unification Church](#) - since 2015 called the [Family Federation](#). The [religious organization](#) has used this as evidence that it has improved its practices and should not be subject to [dissolution](#).]

**[Editor's note 2:** A non-contentious case refers to a legal matter where there is no dispute between parties. These cases typically involve administrative, procedural, or uncontested legal actions, such as probate (handling a deceased person's estate), uncontested divorces, adoption, or registering a trademark. Since there are no opposing parties or legal conflicts, these cases usually proceed smoothly through the legal system without litigation.]

**[Editor's note 3:** The 1981 Soka Gakkai mandala dispute was a key moment in the growing conflict between the Buddhist organizations Soka Gakkai and Nichiren Shōshū.

At the center was the Gohonzon, a sacred mandala in Nichiren Buddhism, a Japanese branch of Mahayana Buddhism. The Gohonzon mandala is a calligraphic scroll inscribed by Nichiren (1222-1282). It centers on the phrase Nam-myoho-renge-kyo, the title of the Lotus Sutra, surrounded by names of Buddhas, bodhisattvas, and protective deities. Rather than an image, it is a symbolic representation of enlightenment and the interconnected nature of reality. Practitioners chant to the Gohonzon as a focus for devotion and self-transformation, aiming to awaken inherent Buddha-nature and harmonize their lives with the universal law expressed in the Lotus Sutra.

Nichiren Shōshū insisted that only its high priest could authorize or reproduce valid Gohonzon, emphasizing strict clerical authority. Soka Gakkai, however, argued that spiritual power comes from faith and practice, not exclusive priestly control.

Around 1981, disputes intensified over who had the authority to issue Gohonzon and interpret doctrine. Tensions also involved leadership conflicts, especially around Daisaku Ikeda (池田 大作 - 1928-2023), the third president of the Soka Gakkai movement.

In essence, the dispute was less about the mandala itself and more about authority and independence - whether a lay movement could function without priestly control. It set the stage for the final split between the two groups in 1991.]

**[Editor's note 4:** Aum Shinrikyo, a Buddhist new religious movement founded in 1984 by Shoko Asahara, preaching apocalyptic prophecies. It was dissolved in 1996 due to its leaders' criminal acts, including the Tokyo subway sarin gas attack in 1995 and the Matsumoto sarin incident in 1994.]

**[Editor's note 5:** The Ōmoto (Oomoto) religious movement - Omotokyo (大本教). It is a Japanese new

religious movement that originated in the late 19th and early 20th centuries. It was founded by Nao Deguchi (1836 - 1918), a peasant woman who claimed to have received divine revelations, and her successor Onisaburo Deguchi (1871 - 1948), who played a significant role in shaping the religion's teachings and structure.



*Nao Deguchi in 1916*

Omotokyo emphasizes universal salvation, spiritual purification, and the ultimate unity of all religions. The religion stresses the importance of living in harmony with divine will and nature.

The Ōmoto Incident (大本事件 Ōmoto jiken) refers to two major crackdowns by the prewar Japanese government against Omotokyo. There were two incidents. The first Ōmoto Incident (1921) was triggered by government suspicion that Ōmoto teachings were socially disruptive. Authorities raided Ōmoto facilities, arrested leaders, and charged them with *lèse-majesté* (insulting the emperor) for certain religious texts. This was part of a broader pattern of suppressing new religions seen as politically or ideologically threatening.

The second Ōmoto Incident (1935) was far more severe, and is usually what people mean by "the Ōmoto Incident". The military and police launched a large-scale crackdown. Temples and buildings were destroyed (including with explosives). Leaders and many followers were arrested. The state accused the group

of subversion, criticizing the emperor system, and spreading dangerous ideas. Essentially, it was an attempt to eliminate Ōmoto as a movement.

It is considered one of the most extreme examples of state suppression of religion in prewar Japan. It's often referenced today in discussions about religious freedom, state control, and the role of new religious movements in Japan.

Today, Omotokyo remains a small but active religious group in Japan. It has also inspired the foundation of Aikido, the martial art developed by Morihei Ueshiba, who was a follower of Omotokyo.

Omotokyo holds a significant place in the history of Japanese religion, not only as a spiritual movement but also as a symbol of resistance to religious persecution during Japan's militaristic period.]

**[Editor's note 6:** Hansen's disease is the medical term for what was historically called leprosy. It's a chronic infectious disease caused by the bacterium *Mycobacterium leprae* (and in some cases *M. lepromatosis*).

The term "Hansen's disease" comes from Gerhard Armauer Hansen, the Norwegian scientist who identified the causative bacterium in 1873. The modern name is preferred to reduce the stigma historically associated with "leprosy."

In the above article, Fumihiro Kato (加藤文宏) references Hansen's disease because of its social and historical impact, especially in countries like Japan, where patients were once isolated in sanatoria due to fear and misunderstanding, even after effective treatments existed.]

**[Editor's note 7:** The Eugenic Protection Law (優生保護法), enacted in Japan in 1948, was a postwar law that combined population control with eugenic ideology - the idea of preventing the birth of people deemed "unfit." The law allowed forced sterilization of individuals with intellectual disabilities, mental illnesses, certain hereditary conditions (as defined at the time). It also legalized abortion under broader conditions than before, including economic hardship.

In practice, the law justified involuntary sterilizations. Thousands of people were sterilized without genuine consent. In many cases, consent procedures were coercive or bypassed entirely. The law especially targeted marginalized groups. Those most affected included people with disabilities, psychiatric patients, and notably patients with Hansen's disease, who were already segregated in sanatoria.

Decisions were often made by medical boards or authorities rather than the individuals themselves, reinforcing a system where personal autonomy was severely limited. Roughly 16,000-25,000 people were forcibly sterilized under the law (estimates vary). The law remained in force until 1996, when it was finally repealed and replaced with a law that removed eugenic provisions.

In recent decades, the Japanese government has formally apologized and established compensation

programs for victims. Court rulings in the 2010s-2020s increasingly recognized these practices as violations of human rights.]

**[Editor's note 8:** Coercive faith-breaking ("deprogramming") in Japan refers to the practice of coercively attempting to separate individuals from their religious affiliations or beliefs, typically through intervention by family members, professional faith-breakers (deprogrammers) or organizations hostile to new religious movements (NRMs). This phenomenon often targets members of such movements, e.g. relatively large faiths like the [Family Federation](#) or Jehovah's Witnesses, but also smaller groups like Happy Science (Kōfuku no Kagaku) and other newer religious movements.



*Also subject to faith-breaking attempts: Members of Soka Gakkai. Here students belonging to the faith in 2001*

However, also Soka Gakkai, a Buddhist-based lay organization with more than 8 million Japanese members, and affiliated with Nichiren Buddhism, has occasionally been subject to faith-breaking attempts.

The practice gained attention in the latter half of the 20th century, particularly in the 1980s and 1990s. Parents or concerned family members often hired faith-breakers who taught them how to abduct and forcibly detain believers. Almost all such cases involved confining the individual believer and cutting him or her off from the religious community. During the confinement, the believer was subjected to intense questioning or indoctrination designed to break his or her faith. The aim was to "rescue" the person from what the family often had been tricked by faith-breakers or lawyers to regard as harmful influence from the religious organization.

Critics of forced de-conversion argue that it violates fundamental human rights, including freedom of thought, religion, and association. Reports of psychological trauma and accusations of unlawful detention have sparked debates over its ethical and legal implications. In response, some religious groups, particularly NRMs, have lobbied for greater protections against such practices.

Japanese courts have been inconsistent in addressing cases of coercive faith-breaking. While some verdicts have condemned the practice as illegal detention, others have been more lenient, citing family concerns about "mental health" or alleged "exploitation" as mitigating factors.]

[Editor's note 9: Ideological re-education. The Japanese term 思想改造 (shisō kaizō) is best translated as "thought reform" or "ideological re-education".

It refers to the deliberate effort to change someone's beliefs, ideology, or worldview - often through coercive or manipulative means. The term has strong historical and political connotations, especially associated with authoritarian regimes (e.g., Communist China under Mao or Xi Jinping), where it has been used to describe systematic campaigns to reshape people's thinking to align with state ideology.]

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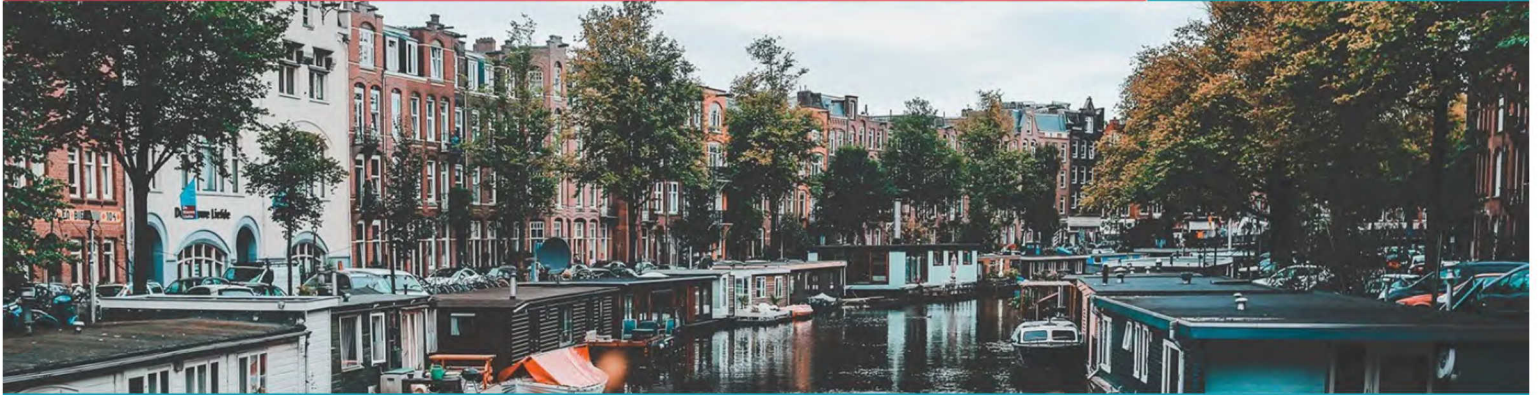
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## Japan: "Death Penalty" Without Proof Of Illegality

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## Family Federation

Tokyo, 26<sup>th</sup> March 2026 – Published as an article in the Japanese newspaper *Sekai Nippo*. Republished with permission. Translated from Japanese. [Original article](#).

# Unlawfulness of the Family Federation “Not Proven”



Logo of the *Sekai Nippo*

## Voices Also Raise Claims of Emotional Distress After Losing Churches

by the editorial department of the *Sekai Nippo*

Regarding the dissolution of the *Family Federation for World Peace and Unification* (formerly known as the Unification Church), two groups held a press conference in Tokyo on the 26th:

- the “Second-Generation Believers’ Association for Protecting Religious Freedom” (Second-Generation Association), made up of current second-generation members,
- and the “Association of Experts Calling for Fair and Impartial Trials” (Experts’ Association), established by lawyers and academics.

See also [Experts: “Collapse of Justice” in Dissolution Case](#)

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The Experts’ Association released a statement concerning the [High Court decision](#), while the Second-Generation Association presented a report on the impact of the dissolution on believers.

The statement argued that:

1. Basing the dissolution on repeated subjective judgments that intrude into religious doctrine violates the principle of separation of religion and state;
2. The decision relied on cases where “the possibility of unlawful acts cannot be denied” without presenting concrete evidence as grounds for dissolution.

It emphasized: “Unlawfulness has not been proven, yet a social death sentence is being declared. Can such a thing be permitted?” The group also urged the Supreme Court, where a [special appeal](#) has been filed by the [organization](#), to exercise careful judgment, stating that “this is by no means an issue that concerns only the [Family Federation](#).”

Nozomi Kojima (小島希晶), representative of the Second-Generation Association, announced results from an online survey of [Family Federation](#) members nationwide (conducted 8<sup>th</sup> – 16<sup>th</sup> March, with 2,240 responses). Regarding the effects of [liquidation procedures](#) following the [High Court decision](#) (multiple answers allowed), 100% of respondents said they were “no longer able to use



**Nozomi Kojima**, representative of “The Second-Generation Association for Protecting

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no longer able to use church buildings for worship.”

Many respondents (about 60%) reported emotional distress caused by [losing their churches](#). Some cases included individuals who had contemplated suicide, as well as disruptions to activities related to weddings and funerals.

*the Human Rights of Believers”, here speaking at a press conference on 26th March 2025 in Shibuya, Tokyo. Photo: Screenshot from video recording by FFWPU.*

Reflecting on the period after the shooting of former Prime Minister Shinzo Abe ([安倍晋三](#)), Kojima noted that active believers’ voices were not represented at all in mass media, the National Diet, or within the government. Fighting back tears, she said:

“We have been communicating in whatever ways we could, but only after [losing our precious churches](#) have people finally begun to listen. We want to continue moving forward while also hearing the perspectives of those with different views.”

Responding to these voices, literary critic Eitaro Ogawa ([小川榮太郎](#)) stated:

“It has been said that dissolving a religious corporation does not infringe on believers’ freedom of religion – but what are people talking about? I want you to realize that behind these voices, there are tens of thousands more.”

Writer Fumihiro Kato ([加藤文宏](#)) appealed to the press, saying:

“At the root of the issue is discrimination and [social exclusion](#). There is a high possibility that [forced renunciation of faith](#) (coercive faith-breaking) [[See editor’s note below](#)] and ideological re-education of believers could come to be justified. Please watch this situation carefully.”

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**Featured image** above: Literary critic Eitaro Ogawa ([小川榮太郎](#) – center) reads an emergency statement regarding the [dissolution order](#) of the [Family Federation for World Peace and Unification](#), 26<sup>th</sup> March 2026, Tokyo. On the left, investigative journalist Masumi Fukuda ([福田ますみ](#)), on the right Attorney Tatsuki Nakayama ([中山達樹](#)). Photo: Tsuyoshi Toyoda ([豊田剛](#)).

#### **[Editor’s note: Coercive faith-breaking**

(“deprogramming”) in Japan refers to the practice of coercively attempting to separate individuals from their religious affiliations or beliefs, typically through intervention by family members, professional faith-breakers (deprogrammers) or organizations hostile to new religious movements (NRMs). This phenomenon often targets members of such movements, e.g. relatively large faiths like the [Family Federation](#) or Jehovah’s Witnesses, but also smaller groups like Happy Science ([Kōfuku no Kagaku](#)) and other newer religious movements.





**Also subject to faith-breaking attempts:** *Members of Soka Gakkai. Here students belonging to the faith in 2001. Photo: Wikimedia Commons. License: CC ASA 3.0 Unp. Cropped*

However, also Soka Gakkai, a Buddhist-based lay organization with more than 8 million Japanese members, and affiliated with Nichiren Buddhism, has occasionally been subject to faith-breaking attempts.

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