FFWPU Europe and Middle East: Coerced Testimonies in Japan? Lawyers Under Scrutiny

Knut Holdhus April 28, 2025



The Sapporo High Court and Sapporo District Court, where the trial of Kousuke Yamabe (pseudonym), a member of the Family Federation, was held



Activist lawyers under scrutiny for alleged coerced testimonies behind dissolution push

Tokyo, 29th April 2025 - Published as an article in the Japanese newspaper <u>Sekai Nippo</u>. Republished with permission. Translated from Japanese. <u>Original article</u>.

Court Rulings Crafted by Apostates

[See editor's note 1 below]

The Dark World of Deprogramming Spreading Amid the Move to Dissolve the Family Federation (4)

by the Religious Freedom Investigative Team of the editorial department of Sekai Nippo

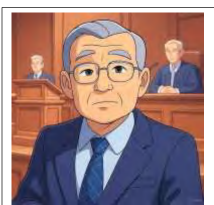
See article 1, article 2, article 3

Almost all of the 32 grounds for dissolution are from the National Network of Lawyers Against Spiritual Sales (NNLASS - Zenkoku Benren)

[Almost all of the 32 civil cases used as grounds for the dissolution (of the <u>Family Federation</u>) were brought forward or based on lawsuits led by NNLASS (Zenkoku Benren).]

"If active members properly assert their claims, it can be shown that their arguments will be recognized. I hope this will serve as some deterrent against unjust trials,"

said Kousuke Yamabe (a man in his 60s, pseudonym), a believer of the <u>Family Federation for World Peace and Unification</u> (formerly the <u>Unification Church</u>) living in Sapporo, Hokkaido.



Arguing in court based on mind control theory: Activist attorney Masaki Goro (Gouro)

In September 2019, Yamabe's two sisters and brother filed a lawsuit at the Sapporo District Court, seeking damages on the grounds that Yamabe had "donated" their late father's inheritance without permission.

Representing the plaintiffs was lawyer Masaki Goro ((郷路征記))
- also written "Gouro" - from National Network of Lawyers
Against Spiritual Sales (NNLASS - Zenkoku Benren).

Attorney Goro argued that Yamabe's "beliefs had been implanted by the <u>Unification Church</u>," and therefore he lacked the awareness that his actions were unlawful, claiming that Yamabe's donations were not made of his free will. Furthermore, he argued that the <u>religious organization</u> itself was the true perpetrator, naming not only Yamabe, but also the <u>Family Federation</u> as defendants.

Yamabe strongly countered these claims, emphasizing that his donations were not due to "brainwashing"

but were voluntary acts. He made similar statements during his court testimony. Ultimately, the court judged that there was "no sufficient evidence" to support Goro's claims, and the claims against the church were dismissed.

Although Yamabe eventually reached a settlement with his sisters for 4 million yen, the plaintiffs proposed making his resignation from the <u>religious organization</u> a condition of the settlement, which Yamabe refused. This dismissive attitude toward his faith continued until the end.



Issued scandalous <u>dissolution</u> <u>order</u> based on controversial unscientific <u>mind control</u> <u>theory</u>: Tokyo District Court, here a sign outside the court building

Of the 32 civil cases used as evidence by the Tokyo District Court to request the dissolution of the <u>Family Federation</u>, four were cases previously handled by Attorney Goro (Gouro). In each case, he had promoted a similar "mind control theory" argument as in the case of Yamabe.

What significantly differentiates Yamabe's case from the others is that many plaintiffs in those cases had left the <u>religious</u> <u>organization</u> after experiencing deprogramming - that is, being forcibly "deconverted" through confinement. For example, one of the four cases, the "Return My Youth" lawsuit held in Sapporo, revealed that, upon analysis of the testimonies of the 21 plaintiffs,

more than 75% admitted to having been physically restrained during the persuasion process. In total, 18 people (86%) had experienced some form of confinement against their will.

It is known that parents, under the direction of certain Christian pastors and activists opposing the <u>Family Federation</u>, confined their believing sons or daughters and subjected them to a "fumi-e" (test of faith) [See editor's note 2 below]. Even if a believer professed intent to leave the <u>religious organization</u>, they were often forced to sue it to prove their expressed intent was genuine.



One of the architects of new law against the <u>Family Federation</u> and advisor to the Japanese authorities: Masaki Kito, one of the hostile activist lawyers of National Network of Lawyers Against Spiritual Sales and Nation-wide Unification Church Damage Countermeasures Legal Team



Hiroshi Yamaguchi, activist leftwing lawyer and founder and leading member of National Network of Lawyers Against Spiritual Sales (NNLASS)

As a result, those who left the organization after being confined and subjected to one-sided critical information inevitably end up giving testimony in line with the intentions of the deprogrammers (faith-breakers) who pressured the believers to abandon their faith, regardless of whether or not they held hostility toward the organization.

In civil cases, unlike in criminal cases, fact-finding is generally less stringent. Particularly in cases involving new religious movements, court judgments are often influenced not by objective evidence but by the voices of those who claim to be "victims" and the tone set by

media coverage.

Another notable point is that not only Attorney Goro but also most of the lawyers in the 32 lawsuits were affiliated with National Network of Lawyers Against Spiritual Sales (Zenkoku Benren), including lawyers such as Masaki Kito (紀藤正樹) and Hiroshi Yamaguchi (山口広). It can be said that people who left the group through deprogramming (faith-breaking) aligned their testimonies with the claims made by these anti-Family Federation lawyers, stating that their past donations were "not made of their own free will" or that they had been "deceived", thereby contributing to the court rulings against the organization.

If, as in Mr. Yamabe's case, claims based on disregard for religious faith have become a routine tactic in court, then one cannot help but question whether it is truly a fair and impartial decision for the Tokyo District Court to use such accumulated case precedents as grounds for <u>ordering</u> the <u>organization</u>'s dissolution.

Testimonies by apostates feature not only in these 32 civil lawsuits but also in the court-related documents submitted by the Ministry of Education, Culture, Sports, Science and Technology (MEXT). It has also been found that among 159 former members who submitted testimonial evidence, 121 had experienced or were suspected of having experienced <u>kidnapping and confinement</u>.

<u>Deprogramming</u> (<u>faith-breaking</u>) is considered illegal in places like the U.S. and Europe. Meanwhile, China - itself condemned by a UN report for committing "crimes against humanity" by forcing Muslims in Xinjiang into "re-education" camps to erase their faith - has welcomed the Tokyo District Court's <u>dissolution verdict</u> via its anti-cult organization under the Chinese Communist Party, praising the NNLASS (Zenkoku Benren).

Effectively, the Tokyo District Court's <u>decision</u> amounts to an endorsement of <u>deprogramming</u> (<u>faith-breaking</u>). There are concerns that going forward, the state may encourage efforts to "free" individuals from their faith and intensify state support for religious <u>de-conversion</u>.

See article 1, article 2, article 3

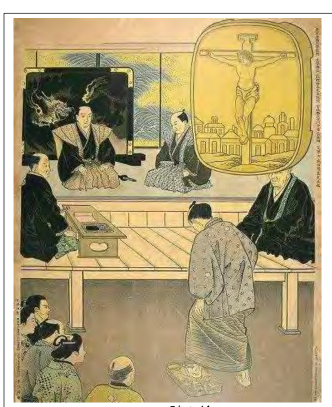
[**Editor's note 1:** Apostate is the translation of the Japanese word 背教者 (はいきょうしゃ, haikyōsha) which is composed of the following elements:

背 (はい, hai): meaning "to turn one's back on" or "to betray"; 教 (きょう, kyō): meaning "religion", "teaching", or "doctrine"; 者 (しゃ, sha): common suffix meaning "person" or "someone who does".

So, 背教者 literally means: "A person who turns his/her back on his/her religion," or "an apostate" or "a religious defector".

It generally carries a negative or accusatory connotation, implying betrayal or abandonment of faith - especially from the perspective of the religious group being left.

In the above text, the article's tone implies that apostates (背教者 - haikyosha) are not just someone who have left the religion, but who are now being used to undermine the group, so there is also a hint of Judas-like betrayal in the context. Of course, "Judas" refers to Judas Iscariot, the disciple who betrayed Jesus to the authorities for 30 pieces of silver. The apostates in the text above are being used by hostile and cynical lawyers for malicious reasons to cause harm to the faith they were forced out of, when they had their faith broken coercively by so-called faith-breakers, working in league with activist lawyers.]



This print shows Fumi-e (踏み絵: fumi "stepping-on" + e "picture"); step on a picture with the likeness of e.g. the Cross of Jesus or the Virgin Mary

[Editor's note 2: The illustration to the right depicts a fumi-e (踏み絵), which literally means "stepping-on picture" - typically an image of the Cross, Jesus Christ, or the Virgin Mary. The Tokugawa Shogunate used this practice to identify hidden Christians (known as Kirishitan) and their sympathizers during a time when Christianity was banned in Japan. While the act of stepping on these images was originally called efumi (絵踏), the term fumie is now commonly used to refer to both the practice and the object itself.

Those who hesitated or refused to step on the images were suspected of being Christians. They were taken to Nagasaki and ordered to renounce their faith. If they refused, they faced torture - and if they continued to resist, execution, often by burning at the stake.

This systematic persecution began in 1614 and was enforced by regional authorities. By the mid-17th century, the Tokugawa Shogunate had escalated its crackdown, ordering the expulsion of all European missionaries and the execution of Japanese converts. The suppression of Christianity continued for more than two centuries.]

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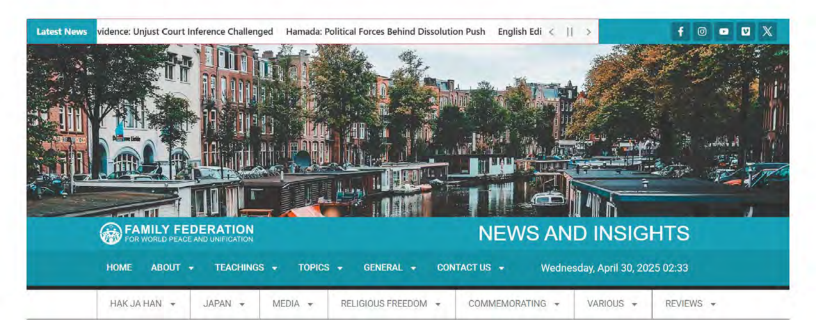
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Outcry Grows: Japan's Religious Freedom Abuses

- · April 27, 2025
- Knut Holdhus



Japan's Crackdown on Religion Sparks Global Outcry. Most of plaintiffs in civil lawsuits at center of dissolution case were forced to sue Family Federation after having been coercively "deprogrammed"

Tokyo, 26th April 2025 – Published as an article in the Japanese newspaper Sekai Nippo. Republished with permission. Translated from Japanese. Original article.



Logo of the Sekai Nippo

Using Coerced Renunciation of Faith as a Means of Dissolution

The Dark World of Deprogramming Spreading Amid the Move to Dissolve the







Family Federation (3)

by the Religious Freedom Investigative Team of the editorial department of Sekai Nippo

See article 1, article 2, article 4

"The Japanese government's attempt to destroy religion is extremely dangerous,"

warned former U.S. House Speaker Newt Gingrich at an international conference on religious freedom held in Seoul, South Korea, on 11th April. In an interview with this paper, Gingrich strongly criticized Japan's moves to dissolve the *Family Federation for World Peace and Unification* (formerly the Unification Church) as a religious corporation.



Newt Gingrich, Speaker of the House of Representatives in US Congress 1995-1999, here Feb. 5, 2025. Screenshot.

Paula White delivering

her video message at

Tokyo 8th December

Screenshot from video

the conference on religious freedom in

published by ICRF.

2024. Photo:

Gingrich had also expressed opposition to the dissolution a day before the *Tokyo District Court* issued its **order** on 25th March, posting his views on X (formerly Twitter) on 24th March. Gingrich emphasized,

"The most fundamental human right is the freedom of religion — the freedom to seek God."

Reflecting this belief, the Trump administration had established the Faith and Opportunity Initiative at the White House. Pastor Paula White, who has been appointed as its chief advisor, sent a video message to a conference hosted by the Japan Committee of the International Religious Freedom Roundtable (ICRF) in Tokyo 8th December last year.

In her message, White raised the following concerns:

- The U.S. State Department's Office of International Religious Freedom, in its 2022 and 2023 reports, expressed serious doubts about Japan's respect for religious freedom. The 2022 report
 - noted that following the assassination of former Prime Minister Shinzo Abe (安倍 晋三), the Family Federation became the target of intolerance, discrimination, and persecution campaigns.
- The 2023 report criticized the Japanese government's request to dissolve the Family Federation even though it had not been found guilty of any criminal offenses, calling this a departure from established legal norms.
- 3. On 23rd April 2024, the United Nations issued a recommendation through its Special Rapporteurs on religious freedom and human rights. It warned that Japan's government guidelines which could interpret parents urging their children to attend church as potential child abuse may lead to persecution of religious groups such as Jehovah's Witnesses and the Family Federation. The UN raised concerns about Japan's compliance with the Universal Declaration of Human Rights and the International Covenant on Civil and Political Rights, both of which Japan has ratified.
- 4. UN Special Rapporteur on Freedom of Religion or Belief, Nazila Chanea, officially requested to visit Japan to investigate potential violations of religious freedom against minority religions, but the Japanese government refused. This refusal has sparked serious international concern about religious freedom in Japan.

White also voiced worries that parts of Japan's media, government, and *Ministry of Justice* are withholding information from the public, preventing citizens from understanding the full facts.

Despite these international concerns, the *Tokyo District Court's* dissolution ruling made no mention of them.

Moreover, most of the plaintiffs in the civil lawsuits cited by Japan's Ministry of Education, Culture, Sports, Science, and Technology (MEXT) as evidence for dissolution were former believers who had left the religious organization through





deprogramming (faith-breaking) – forced to abandon their faith through abduction and confinement.

Deprogramming (faith-breaking) first

gained traction in the United States during the 1970s when



Most of the plaintiffs in the civil lawsuits had been kidnapped, held in detention, and had their faith coercively broken in order to force them to sue the Unification Church, from 2015 called the Family Federation. Illustration: National Association of Victims of Abduction, Confinement, and Forced Deconversion

members of the Family Federation, pejoratively called "Moonies", were targeted alongside other new religious movements. Many deprogrammers (faith-breakers), often referred to as "exit counselors", ended up facing prison sentences for their involvement in abduction and confinement cases. By the early 1990s, deprogramming was widely recognized as illegal in the United States.

Meanwhile, in Japan, the abduction and confinement of Family Federation believers peaked during the same period. With police turning a blind eye, deprogramming (faith-breaking) became rampant, affecting more than 4,000 believers.



The logo of Human Rights Without Frontiers

In 2013, the international NGO Human Rights Without Frontiers submitted a report titled "Japan: Abductions and Confinement for the Purpose of Forced Apostasy" to the UN Human Rights Committee, calling for reforms.

In its 2014 final review of Japan's human rights record, the UN committee explicitly stated that "abduction and forced apostasy activities against believers of new religions" violate the International Covenant on Civil and Political Rights and expressed formal concern.

Regarding MEXT's request for the Family Federation's dissolution, international human rights attorney Patricia Duval pointed out that the civil lawsuits used as grounds for dissolution were brought by former believers who had left the church through "abduction and forcible deprogramming".

In September of last year, Duval submitted a report to the United Nations, arguing that Japan's moves to dissolve the Family Federation constitute a "violation of international law".

That the *Tokyo District Court* issued the dissolution order without properly investigating these matters is deeply troubling. In effect, the court's decision uses



Patricia Duval – Member of the Paris Bar Association, specializing in international human rights law. Has defended the rights of religious and faith minorities both in France and internationally. Photo (2025): Sekai Nippo

deprogramming (faith-breaking) – a practice internationally recognized as a human rights violation – as a means to dissolve the Family Federation.

See article 1, article 2, article 4

Featured image above: Meeting of the UN Human Rights Committee – October 2022, Geneva, Switzerland. Screenshot from a broadcast video.

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