**April 15, 2025**

**President Donald J. Trump**

1600 Pennsylvania Avenue NW

Washington, DC 20500

**CC: The Honorable Pam Bondi  
U.S. Attorney General**U.S. Department of Justice  
950 Pennsylvania Avenue NW  
Washington, D.C. 20530-0001

**CC: HHS Secretary Robert F. Kennedy Jr.**

The U.S. Department of Health & Human Services  
Hubert H. Humphrey Building

200 Independence Avenue, S.W.  
Washington, D.C. 20201

**Dear President Donald J. Trump, Attorney General Pamela Bondi and HHS Head Robert F. Kennedy,**

**Subject: Urgent Appeal for Justice - The Case of the Genesis II Church of Health and Healing and the Grenon Family**

**Dear Mr. President,**

We are asking you in God’s name to grant us an unconditional pardon and after you read what has happened to us, we pray you will have the compassion to grant that request.

I am writing to you as the Head Bishop of the Genesis II Church of Health and Healing and the father of two sons, Jonathan David Grenon and Jordan Paul Grenon, who have been unlawfully kidnapped, unjustly charged, unconstitutionally tried in an administrative court and held as political prisoners as of today for four years and nine months under deeply concerning circumstances. My son Joseph Timothy Grenon and I were also kidnapped and held in Colombia, South America for 2 years before being extradited to the U.S. where we served 49 months total. Our case,(presents serious constitutional issues regarding Religious Freedom, Treason, Depravation of Rights under Color of Law (18 U.S. Code § 242), Conspiracy against Rights (18 U.S. Code § 241), Lack of Due Process, Lawfare, Cruel and Unusual Punishment, Kidnapping, and Unjust Judicial Overreach by a Weaponized DOJ, all without a viable claim that any man or woman was harmed and there was no intent to harm whatsoever but only to heal and “love our neighbors as ourselves.’

On July 8th, 2020, Jonathan and Jordan were unlawfully arrested in a very public raid of our Church Headquarters in Bradenton, Florida where our Church computers with private membership information were confiscated as well as all my books that I wrote in regard to self-care of the body, our temple. This was a blatant violation of our religious rights according to the First Amendment, as well as the Freedom of Speech and the Press. The arrest was based on two charges of contempt of court. We did not present ourselves in the federal administrative court to answer an accusation of violating an FDA Regulatory Act (FDCA) because they had no jurisdiction over our Church and its practices. The First Amendment guarantees the liberty to establish a Church and exercise its beliefs so much so that Congress cannot make a “law” that prohibits it. The Supreme Court decisions, Rodrigues v. Ray Donovan, Self v. Rhay and Marbury v. Madison as well as others state that any American citizen does not have to obey codes, rules, statutes, or even a law that is repugnant to the Constitution. See also the reversal of the Chevron Doctrine. I did answer the court within 2 days in a 30+ page letter, to the FDA, the federal prosecutors (U.S. Attorney David Frank R. Goldstein, U.S. Attorney Mathew James Feeley) and the federal judge, (U.S. District Judge Kathleen M Williams) and the receipt of it was acknowledged by them as the Bishop of our Church but they all ignored it outright and continued to move the court forward.

The two contempt of court charges that were given to my son Joseph and I had a penalty if convicted of two consecutive life sentences! After two years and after paying upwards of a million dollars to hold us in Colombia the DOJ requested us to be extradited to Miami for trial. Because of a Treaty between Colombia and the US, the Colombian government will not extradite anyone that has the death penalty or life sentence. The DOJ dropped the two contempt of court charges and only kept the “Conspiracy to defraud and commit offenses against the United States.” No man or woman were harmed and there was no intent to harm, (Mens Rea).

We did not have a trial for another year so after 3 years the trial was set for July 2023. We asked for a 7th Amendment “Trial by Jury under Common law” which is the law of the land. There would have to be a “viable claim” that we harmed another man or woman to move the court forward and there was never a claim brought forward so we did not participate. I asked the judge to show us her “oath and affirmation” according to Article 6 of the Constitution that she supports the Constitution, and she would not answer me. We told her we would only participate in a trial where the judge is a Constitutional judge, and she said she did not care what the Constitution said! We asked her if she were a Constitutional judge or a “administrative judge” and again she would not answer us. We quoted Supreme Court decisions, and she said we were not trained to quote law and needed attorneys to which we denied because we wanted to defend our rights according to the Constitution. So, the jury was chosen without our participation because we refused to participate and after one day and only two FDA witnesses with no exculpatory evidence the jury was adjourned to decide a verdict. Just before they were adjourned, the judge gave them instructions to NOT consider the First Amendment in this case!

After 15 minutes the jury returned with a verdict of guilty on all counts for all of us.

Joseph and I received a maximum of 60 months for the conspiracy to defraud and were let out on a 3-year probation after serving 49 months. My other two sons Jonathan and Jordan received 151 months. The extra 91 months were for the two contempt of court charges! They now have been in for a total of 4 years and 9 months. There is much more about this case that makes it even more of a miscarriage of justice like:

* None of us has a record whatsoever. We all missionaries and have been our whole lives in three continents!
* No bail
* No grand jury for 9 months, and I doubt they even held one,
* Grady law violations,
* Originally the case was called "Genesis II Church of Health and Healing v. United States of America in the civil case then changed to United States v. the Grenons in the criminal case. **See: Case No.: 21-20242-CR-ALTONAGA**
* The news said we were responsible for seven deaths but no bodies.
* Conspiracy charge with no evidence whatsoever
* Sent to Texas to be mentally evaluated for 3 months when my other two sons were evaluated in Miami.

The recent appeal of Jonathan Grenon (Case No. 23-13478-GG) highlights multiple violations of constitutional rights, including:

* **Violation of Religious Freedom** – The prosecution failed to properly apply the Religious Freedom Restoration Act (RFRA) in assessing whether the government’s actions placed an undue burden on their religious beliefs and practices.
* **Denial of a Speedy Trial** – The Grenon family endured an excessive two-year delay before trial, violating their Sixth Amendment right to a fair and timely hearing.
* **FDA Overreach & Unlawful Convictions** – Their convictions were based on FDA regulatory definitions rather than established legal precedent, raising serious concerns about improper administrative overreach.
* **Due to the Chevron Doctrine Reversal by the Supreme Court this case should be dropped**.

The Grenon family’s ongoing imprisonment is not just an attack on them, but a dangerous precedent for religious freedom and constitutional rights in America. Their continued detention raises urgent questions about government overreach and the suppression of faith-based practices.

I respectfully urge your office to review this case, ensure transparency, and take immediate action to uphold the constitutional rights of the Grenon family. Justice delayed is denied, and every moment of inaction further erodes the fundamental freedoms this nation was founded upon. Thank you for your time and attention to this critical matter. I look forward to your prompt response and your commitment to defending religious liberty and due process in this country.

Sincere hope of God speed attention,

***Bishop Mark S. Grenon***

***Proverbs 3:5&6***

**P.S.** I have written three books called, “Imagine, A World Without DIS-EASE” and participated in two documentaries that have than enough evidence to prove we defrauded no one whatsoever.

* See: “QuantumLeap” Republished by Edward Griffin while being held in prison: <http://rumble.com/vm8dkf-chlorine-dioxide-the-universal-remedy-that-drug-companies-hate.html>
* The Universal Antidote was done in 2020: [www.theuniversalantidote.com](http://www.theuniversalantidote.com) (Named that by NASA!) There is a lot of scientific evidence on this site!
* Bolivia has made it a law to pass out Chlorine Dioxide as a treatment for Covid and they have the lowest incidence of Covid deaths in the Americas!