#### MOTION TO EXPEDITE PROCEEDINGS

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

(WEST PALM BEACH DIVISION)

### ROGERIO SCOTTON,

Owner of Legal Help 4 You LLC, individually and as an advocate and human rights whistleblower,

Plaintiff,

**CASE NO:** 

VS.

# ALEXANDRE DE MORAES,

Minister of the Supreme Federal Court of Brazil,

Defendant,

\_\_\_\_/

## MOTION TO EXPEDITE PROCEEDINGS

**Plaintiff** Rogerio Scotton, founder of Legal Help 4 You LLC, respectfully moves this Court to expedite consideration of the pending Complaint and associated motions in the above-captioned matter.

#### In the matter of Rogerio Scotton vs. Alexandre Morais

#### MOTION TO EXPEDITE PROCEEDINGS

This case involves substantial and ongoing violations of international human rights, political persecution, suppression of free speech via U.S.-based technology platforms, and the unlawful actions of a foreign official who has defied U.S. sanctions and interfered with protected liberties within the United States.

In support of this motion, Plaintiff asserts that:

- 1. The ongoing conduct of Defendant Alexandre de Moraes poses an imminent threat to the constitutional rights of individuals, including those residing in or communicating through the United States.
- **2.** Defendant has publicly declared he will not recognize international laws or U.S. sanctions and continues to exercise extraterritorial censorship and retaliatory measures through U.S. platforms (e.g., X/Twitter, Rumble).
- **3**. There are credible risks of further retaliatory actions, suppression of evidence, and continued human rights abuses, including the mistreatment of political prisoners and threats to individuals such as the Plaintiff.
- **4.** The requested relief includes declaratory findings that could mitigate ongoing harm and trigger appropriate responses from federal agencies.

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WHEREFORE, Plaintiff respectfully requests that this Honorable Court expedite

proceedings and schedule an immediate hearing or ruling on the pending motions

and complaint.

Respectfully Submitted,

Rogerio Scotton 160 W Camino Real # 102

Boca Raton, FL 33432

info@legalhelp4v.com

**CERTIFICATE OF SERVICE** 

I filed a motion to expedite proceedings on August 5, 2025.

with the U.S. District Court for the Southern District of Florida, West Palm Beach

Division. I further certify that I am commencing lawful service of process upon the

Defendant and appropriate government entities as detailed below:

Defendant: Justice Alexandre de Moraes

(In official and personal capacity)

Supreme Federal Court of Brazil (STF)

Praca dos Três Poderes – Brasília – DF, 70175-900, Brazil

Service Method(s):

3

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- Courtesy electronic service via diplomatic email channels (pending formal service pursuant to Rule 4(f)(1) or (2))
- Anticipated formal service via legal representative in Brazil pursuant to Rule 4(f)(3)
- Notice of lawsuit and summons delivery via Certified International Mail

#### 2. Courtesy Notification via Email:

Brazilian Attorney General's Office (Advocacia-Geral da União)

Email: gabinete@agu.gov.br

STF Secretariat or Communication Office (Legal/Diplomatic Inquiries)

Email: secretaria@stf.jus.br

3. U.S. Government Notice – Human Rights Violations

U.S. Department of State – Bureau of Democracy, Human Rights and Labor

Email: DRL-PublicAffairs@state.gov

U.S. Department of Justice – Human Rights & Special Prosecutions Section

Email: hrsp.tip@usdoj.gov

U.S. Department of Treasury – Office of Foreign Assets Control (OFAC)

Email: OFAC feedback@treasury.gov

U.S. Embassy – Brasília, Brazil

Email: BrasiliaACS@state.gov

4. Court Notification – Filing Confirmation

A copy of this document has been or will be submitted via Certified Mail and Electronic Filing to:

5. Anticipated Local Service in Brazil

Plaintiff is currently arranging service of process via a licensed Brazilian attorney or judicial officer pursuant to Federal Rule of Civil Procedure 4(f)(2)(C)(ii) or 4(f)(3), and in compliance with international service requirements under the Inter-American Convention on Letters Rogatory, to ensure valid cross-border service of summons and complaint.

Rogerio Scotton

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Boca Raton, FL 33432

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