

In the matter of Rogerio Scotton vs. Alexandre Morais

MOTION TO NOTIFY CONGRESS AND EXECUTIVE AGENCIES

Regarding Violations of U.S. Law, International Treaties, and Sanctions Evasion

**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,**

_____/

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I. INTRODUCTION

Plaintiff, Rogerio Scotton respectfully moves this Honorable Court to issue an order or judicial recommendation notifying the following governmental entities of the Defendant's alleged misconduct and requesting immediate review and appropriate enforcement action:

United States Congress (House and Senate Committees on Foreign Affairs, Judiciary, Human Rights, and Oversight)

Department of Justice (DOJ), including the Criminal Division and Civil Rights Division

Department of State

Department of the Treasury – Office of Foreign Assets Control (OFAC)

Federal Bureau of Investigation (FBI)

United States Agency for Global Media (USAGM)

Department of Homeland Security (DHS)

United Nations Human Rights Council Liaison

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II. PURPOSE OF THE MOTION

This motion seeks to:

Alert U.S. Congressional and Executive agencies to systematic and escalating violations of law by Brazilian Supreme Court Justice Alexandre de Moraes;

Trigger formal investigation, sanction review, or diplomatic measures in accordance with the Global Magnitsky Act, TVPA, and ATS;

Demand oversight into the use of U.S.-based technology platforms (e.g., X, YouTube, Rumble) to carry out repression, censorship, and reputational attacks on U.S. citizens and legal entities;

Encourage congressional hearings on foreign judicial overreach, international disinformation, and digital authoritarianism using American infrastructure.

III. SUMMARY OF GROUNDS

The Defendant, Justice Alexandre de Moraes, is credibly accused of:

Wire fraud (18 U.S.C. § 1343), by issuing unlawful sanctions and censorship orders via U.S.-based internet platforms; Censoring and suspending accounts of U.S. residents and companies (X, Rumble, YouTube), through extraterritorial judicial

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orders; Fining U.S. corporations for failing to comply with Brazilian censorship directives;

Revoking a lawful presidential pardon in Brazil (Daniel Silveira), in violation of basic principles of separation of powers and due process;

Imprisoning peaceful protesters (Débora Rodrigues, Iraci Nagoshi) with disproportionate and politically motivated penalties;

Mocking and rejecting U.S. sanctions, publicly declaring he would not obey any law from the United States or international courts;

Defaming the U.S. government, falsely alleging conspiracy with criminal organizations in Brazil to destabilize the Brazilian Supreme Court;

Engaging in speech and actions hostile to U.S. interests, commerce, and freedom of expression.

IV. LEGAL AND CONGRESSIONAL RELEVANCE

The above conduct raises urgent red flags under the following statutes and frameworks: Global Magnitsky Human Rights Accountability Act

Torture Victim Protection Act (TVPA); Alien Tort Statute (ATS); International Covenant on Civil and Political Rights; Universal Declaration of Human Rights

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U.S. federal criminal law including 18 U.S.C. § 1343 (Wire Fraud), 18 U.S.C. § 371 (Conspiracy), 18 U.S.C. § 875 (Threats via interstate communications)

Furthermore, these actions intersect with:

National Security & Foreign Policy Concerns

First Amendment implications

Cross-border censorship using U.S.-registered digital platforms

V. PRAYER FOR RELIEF

Plaintiff respectfully requests this Honorable Court:


To transmit or recommend formal notification to the entities listed in Section I;

To recommend initiation of investigations, hearings, and sanctions reviews by those agencies;

To affirm that U.S. courts have an interest and jurisdiction in defending their citizens and institutions from foreign judicial abuse, reputational terrorism, and digital censorship carried out using American platforms;

To request the DOJ and OFAC to review criminal referral of Alexandre de Moraes under the Global Magnitsky Act and other applicable statutes.

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CERTIFICATE OF SERVICE

I hereby certify that, on August 5, 2025, I filed the foregoing MOTION TO NOTIFY CONGRESS AND EXECUTIVE AGENCIES Regarding Violations of U.S. Law, International Treaties, and Sanctions Evasion with the United States 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)
Praça dos Três Poderes – Brasília – DF, 70175-900, Brazil
Service Method(s):

- 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)

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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.



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