MOTION TO JOIN OR NOTIFY OTHER CASES AND INTERESTED PARTIES

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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INTERESTED PARTIES

COMES NOW, the Plaintiff, Rogerio Scotton, founder and owner of Legal Help 4 You LLC, and respectfully submits this Motion to Join or Notify Other Cases and Interested Parties, pursuant to Rule 19 and Rule 21 of the Federal Rules of Civil

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Procedure and all other applicable authorities. In support thereof, Plaintiff states the following:

1. PURPOSE OF THIS MOTION

This motion seeks judicial permission to join, consolidate, or notify other related legal proceedings or parties whose legal interests or factual relevance are intertwined with the issues raised in this matter—namely, systemic human rights violations, abuse of power by a foreign public official (Alexandre de Moraes), and violations of international and U.S. laws using U.S.-based infrastructure.

2. RELATED CASES THAT MAY WARRANT JOINDER OR NOTICE

Plaintiff respectfully requests that notice or joinder be considered regarding the following active or recent legal actions that present overlapping legal questions or factual relevance:

Trump Media & Technology Group v. Alexandre de Moraes, Case No. 8:25-cv-00411-MSS-AAS (U.S. District Court, Middle District of Florida), in which Defendant is already subject to scrutiny for his actions involving the suspension of social media accounts hosted in the United States.

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Any pending or incoming Freedom of Speech or civil rights lawsuits filed by victims

of political persecution in Brazil who have been silenced, arrested, or had their

accounts or platforms restricted by orders from the Defendant using U.S.-based

platforms.

3. INTERESTED PARTIES TO BE NOTIFIED

Plaintiff further requests that the Court direct or authorize notice of this case to the

following interested agencies or entities:

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

U.S. Department of State – Office of Global Criminal Justice

Inter-American Commission on Human Rights

United Nations High Commissioner for Human Rights (OHCHR)

Meta Platforms Inc. (Facebook, Instagram)

Twitter/X Corp.

Rumble Inc.

YouTube/Google LLC

Cloudflare Inc.

Freedom House

Amnesty International USA

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U.S. House Committee on Foreign Affairs

U.S. Senate Committee on the Judiciary

These organizations and agencies may possess investigatory authority, interest in policy implications, or technological information relevant to this action—including suspension orders, takedown demands, and records of foreign coercion affecting U.S. platforms and citizens.

4. LEGAL BASIS

This motion is filed in accordance with:

Fed. R. Civ. P. 19(a)(1)(B) – permitting joinder when a party's absence may impair or impede their ability to protect their interest.

Fed. R. Civ. P. 21 – allowing addition of parties by court order at any time.

28 U.S.C. § 1651 (All Writs Act) – supporting notice or intervention where needed to protect the Court's jurisdiction and the public interest.

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5. REQUEST FOR RELIEF

WHEREFORE, Plaintiff respectfully requests that this Court:

Permit joinder or coordination with any related pending case that involves Alexandre

de Moraes or overlapping constitutional, international, or technological questions;

Authorize formal notice of this proceeding to the government agencies, human rights

organizations, and private platform providers identified herein;

Direct the Clerk of Court to transmit copies of relevant pleadings, including this

motion and the complaint, to the named parties above.

Rogerio Scotton

160 W Camino Real # 102

Boca Raton, FL 33432

info@legalhelp4y.com

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CERTIFICATE OF SERVICE

I hereby certify that, on August 5, 2025, I filed the foregoing Motion for Motion to Join or Notify Related Cases and Parties 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)

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

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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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info@legalhlep4y.com