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3 160 W Camino Real # 102
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5

6 **UNITED STATES DISTRICT COURT**
7 **SOUTHERN DISTRICT OF FLORIDA**
8 **(PALM BEACH DIVISION)**

9

10)Case No.:
11 ROGERIO SCOTTON,)
12 PETER ZACCAGNINO (U.S. citizen),)
13 Owners of Legal Help 4 You LLC,)
14 Plaintiff,)
15 vs.) **VERIFIED COMPLAINT FOR**
16 METRÓPOLES COMUNICAÇÃO S.A.,) **DAMAGES AND INJUNCTIVE**
17 GRUPO ESTADO (ESTADÃO),) **RELIEF**
18 GRUPO FOLHA (FOLHA DE SÃO) (Defamation, Civil RICO, Tortious
PAULO),) Interference, Civil Conspiracy)
19 PODER360 JORNALISMO E)
20 COMUNICAÇÃO LTDA,,)
Defendant.)
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24 **COMES NOW**, the Plaintiffs, Rogerio Scotton, a legal resident of Florida, and Peter
25 Zaccagnino, a U.S. citizen residing in Florida, proceeding pro se, and allege as follows:
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1 **I. INTRODUCTION**

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3 This lawsuit arises from a deliberate, coordinated, and politically motivated campaign
4 of journalistic terrorism and digital sabotage waged by four major Brazilian media
5 corporations — **Metrópoles Comunicação S.A.**, **Grupo Estado (Estadão)**, **Grupo**
6 **Folha (Folha de São Paulo)**, and ***Poder360 Jornalismo e Comunicação Ltda.*** These
7 entities, acting in ideological and financial alignment with Brazilian Supreme Court
8 Justice ***Alexandre de Moraes and the Supremo Tribunal Federal (STF)***, have
9 weaponized U.S.-based digital infrastructure to *defame*, *discredit*, and *inflict*
10 *reputational* and economic harm on American residents, American businesses, and the
11 American judiciary.
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16 In July 2025, Plaintiff Rogerio Scotton, co-owner of Legal Help 4 You LLC, filed an
17 Amicus Curiae motion in U.S. federal court in support of ***Trump Media & Rumble***.
18 The motion exposed an alarming pattern of human rights violations, judicial abuses,
19 illegal censorship, and digital repression orchestrated by ***Alexandre de Moraes*** —
20 including the ***unauthorized and politically motivated deactivation of U.S.-based***
21 ***social media accounts***, which constitutes a violation of U.S. law, international law, and
22 bilateral treaties. The motion further alleged that Moraes had *coerced U.S. company X*
23 (formerly Twitter) *into paying fines under duress — a potential act of wire fraud under*
24 *18 U.S.C. § 1343.*
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1 Rather than report on these serious allegations, the Defendants, acting in concert, chose
2 instead to launch a campaign of malicious defamation:

- 3
- 4
- 5 1) Falsely claiming that Scotton was currently under FBI investigation;
- 6
- 7 2) Misreporting his 2014 mail fraud sentence as 9 months instead of the correct 108
- 8 months (9 years), of which he served 78 months;
- 9
- 10 3) Falsely alleging that he defrauded Apple, Walmart, and Target, despite all three
- 11 companies denying any such fraud when contacted in 2025;
- 12
- 13 4) Knowingly linking Scotton's business, Legal Help 4 You LLC, to criminal activity and
- 14 FBI surveillance — without a single verified fact.
- 15
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19 The result was a coordinated digital smear campaign, using Meta (Facebook,
20 Instagram), YouTube (Google), and X (Twitter) — all platforms based in the United
21 States — as tools to:

- 22
- 23 A. Discredit the substance of a legally filed Amicus motion in U.S. federal court;
- 24
- 25 B. Intimidate and publicly humiliate Plaintiffs;
- 26
- 27 C. Obstruct the legal consequences that the Amicus filing eventually produced —
28 including sanctions against Alexandre de Moraes under the ***Global Magnitsky Act***;

D. And suppress future litigation by discrediting any attempt to speak truth to power.

Further, Defendants have shown an open and sustained pattern of **anti-American**

rhetoric, mocking the United States and its institutions, **vilifying** the President Donald

J. Trump, and portraying the U.S. as a **hostile, interfering, dictatorial nation** — all

while using the *very infrastructure of American companies to broadcast their*

disinformation. These defamatory and ideologically charged statements were

disseminated globally using U.S. servers, targeting U.S. persons, U.S. businesses, and

U.S. courts.

The content, tone, and timing of these publications make clear that Defendants were

not engaging in *protected journalism*, but in political propaganda disguised as news.

Their coordination uniformity in messaging and mutual repetition of the same

falsehoods constitute a civil RICO conspiracy — one that leveraged the international

reach of U.S. tech platforms to execute a foreign political operation inside the United

States

Defendants' misconduct has caused Plaintiffs:

A. Severe personal defamation and public ridicule:

For additional information about this study, contact Dr. AYUSU, U.S. Library of Congress, Washington, D.C.

- 1 D. Tortious interference with existing business and legal proceedings;
- 2
- 3
- 4 E. And permanent harm to their ability to participate safely and freely in public legal
- 5 discourse.
- 6
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8 **The actions of Defendants violate multiple laws and doctrines, including:**

- 9 1. 18 U.S.C. § 1343 (Wire Fraud);
- 10
- 11 2. 18 U.S.C. §§ 1961–1968 (Civil RICO);
- 12
- 13 3. The First and Fourteenth Amendments, as they relate to foreign influence in U.S.
- 14 judicial processes;
- 15
- 16 4. The Lanham Act, for commercial defamation and reputational interference;
- 17
- 18 5. International law and journalistic codes, including the obligation to verify before
- 19 publishing;
- 20
- 21 6. And the Global Magnitsky Human Rights Accountability Act, for collusion with
- 22 foreign actors engaged in censorship, persecution, and suppression of
- 23 fundamental rights.

- 24 I. All four media corporations have submitted themselves to U.S. jurisdiction by:
- 25 II. Publishing through U.S.-based digital platforms;
- 26 III. Targeting U.S.-based Plaintiffs;
- 27 IV. Undermining U.S. judicial proceedings;

1 V. And engaging in coordinated, ideologically driven defamation that caused
2 concrete harm within the United States.
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5 **Accordingly, Plaintiffs demand:**

- 6
- 7 • \$5 million in compensatory and punitive damages per Defendant;
- 8 • A permanent injunction barring all four media companies from operating or
9 broadcasting on U.S.-based platforms (Meta, X, Google, etc.);
- 10 • A mandatory public retraction, written apology, and permanent deletion of
11 defamatory content;
- 12 • And referral for ***Magnitsky Act sanctions and RICO*** investigation against the
13 media outlets and their political benefactors.
- 14

15 This lawsuit is not only about reputational harm. It is about defending the sovereignty
16 of U.S. law, the sanctity of U.S. courts, the freedom of legal expression, and the
17 protection of American citizens and companies from foreign ideological warfare
18 masked as journalism.

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23 **II. JURISDICTION AND VENUE**

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25 This Court has original jurisdiction over this action pursuant to:

26 ***28 U.S.C. § 1331 (Federal Question Jurisdiction):*** This case presents substantial

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1 questions arising under the Constitution and laws of the United States, including but
2 not limited to violations of federal civil RICO statutes (18 U.S.C. §§ 1961–1968),
3 federal wire fraud laws (18 U.S.C. § 1343), and international interference with U.S.
4 legal processes through digital misinformation and defamation campaigns targeting
5 Plaintiffs and a U.S. court proceeding.

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9 **28 U.S.C. § 1332 (Diversity Jurisdiction):** Plaintiffs include a natural-born U.S.
10 citizen (Peter Zaccagnino) and a legal U.S. resident (Rogerio Scotton), both domiciled
11 in Florida. Defendants are foreign corporations domiciled in Brazil. The amount in
12 controversy exceeds \$75,000 per defendant and therefore satisfies the statutory
13 threshold for diversity jurisdiction.

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17 **18 U.S.C. §§ 1961–1964 (Civil RICO):** Defendants, acting in coordination across
18 national borders, used U.S.-based communication systems to disseminate false and
19 defamatory statements in furtherance of a political and reputational enterprise designed
20 to injure Plaintiffs and obstruct a U.S. court proceeding. Their conduct constitutes a
21 pattern of racketeering activity, including but not limited to wire fraud, obstruction of
22 justice, and foreign influence operations.

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24

25 **28 U.S.C. § 4101 (Foreign Defamation Actions):** Plaintiffs seek relief for defamation
26 committed abroad, disseminated into the United States through digital means, thereby

1 triggering federal jurisdiction under the Securing the Protection of our Enduring and
2 Established Constitutional Heritage (SPEECH) Act.
3

4 **28 U.S.C. § 1367 (Supplemental Jurisdiction):** The Court has supplemental
5 jurisdiction over related state and international law claims — including defamation,
6 tortious interference, invasion of privacy, commercial disparagement, and violations of
7 international human rights law — as they arise from the same nucleus of operative
8 facts.
9

10 **Venue**
11

12 Venue is proper in the United States District Court for the Southern District of Florida,
13 West Palm Beach Division, under 28 U.S.C. § 1331(b)(1)–(3) because:
14

- 15 • Plaintiffs reside in this District;
- 16 • The harm — reputational, commercial, emotional, and legal — was sustained
17 in this District;
- 18 • Defendants directed their publications toward a U.S. audience through digital
19 platforms hosted, headquartered, or operated in this District, including Meta
20 (Facebook, Instagram), Google (YouTube), and X (formerly Twitter);
21
- 22 • Defendants engaged in continuous and systematic use of U.S.-based
23 infrastructure for the purpose of spreading malicious propaganda that
24 interferes with legal, commercial, and personal rights within this District.
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1 **III. PARTIES**

2
3 Plaintiff Rogerio Scotton is a legal resident of the United States and co-owner of Legal
4 Help 4 You LLC, a Florida-registered business headquartered in Boca Raton. He is a
5 recognized public figure, with an extensive background in international motorsports,
6 including competition in NASCAR-sanctioned events, and has been active in legal
7 advocacy and public affairs. As a result of his visibility, Scotton has been subjected to
8 public scrutiny, and thus enjoys heightened protections against malicious defamation
9 under both U.S. and international law.

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13 Plaintiff Peter Zaccagnino is a natural-born U.S. citizen, residing in Florida, and co-
14 owner of Legal Help 4 You LLC. He is a licensed real estate entrepreneur, and
15 businessman with direct standing in this lawsuit due to personal defamation,
16 commercial disparagement, and reputational injury suffered within the United States.
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20 Defendant *Metrópoles Comunicação S.A.* is a Brazil-based media corporation
21 headquartered in Brasília, which publishes content both domestically and
22 internationally. Metrópoles actively disseminates material across U.S.-based digital
23 platforms, including Meta (Facebook, Instagram), YouTube (Google), and X (formerly
24 Twitter), and has significant reach into U.S. jurisdictions. It was one of the principal
25 outlets involved in the coordinated defamation campaign at issue.
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1 Defendant ***Grupo Estado (Estadão)*** is headquartered in São Paulo, Brazil, and is one
2 of the country's oldest and most influential media conglomerates. It operates
3 internationally, with broad reach across U.S. audiences through Facebook, YouTube,
4 and X/Twitter, and maintains high-ranking visibility in English-language and
5 translated searches. Estadão directly engaged with Plaintiffs before publication, then
6 willfully distorted or ignored responses in its coverage.
7

9
10 Defendant ***Grupo Folha (Folha de São Paulo)*** is a prominent Brazilian publisher with
11 international presence, including English-language coverage and extensive
12 engagement through U.S.-based platforms. It republished defamatory content relating
13 to Plaintiffs and the U.S. federal court Amicus filing, contributing to the transnational
14 reputational harm.
15

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18 Defendant ***Poder360 Jornalismo e Comunicação Ltda*** is another São Paulo-based
19 digital media entity operating in the Brazilian political news space, and one of the co-
20 participants in the cross-platform smear campaign against Plaintiffs. Poder360
21 maintains a robust social media presence within U.S.-based infrastructure and
22 contributed to the distribution of misleading, malicious content concerning Plaintiffs'
23 legal filings and personal character.
24

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IV. FACTUAL ALLEGATIONS

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3 On or about July 2025, Defendants ***Metrópoles Comunicação S.A., Grupo Estado***
4 (***Estadão***), ***Grupo Folha, and Poder360*** jointly engaged in a coordinated campaign to
5 defame, discredit, and intentionally interfere with the legal, business, and public
6 activities of Plaintiffs Rogerio Scotton and Peter Zaccagnino.

7

8

9 Across multiple publications, Defendants published or republished knowingly false
10 statements regarding Plaintiff Scotton, including but not limited to the following
11 fabrications:

12

- 13 • That Plaintiff is currently under FBI investigation (entirely false; no such
14 investigation exists);
- 16 • That Plaintiff defrauded Apple, Target, and Walmart, which is verifiably untrue
17 and unsupported by any federal or civil filing, complaint, or investigation;
- 19 • That Plaintiff served only nine months in federal prison, when in fact he was
20 sentenced to 108 months and served over 78 months before release and
22 continues to challenge the legitimacy of the conviction with newly uncovered
23 exculpatory evidence;
- 25 • That Plaintiff is attempting to “weaponize” U.S. courts in service of a political
26 campaign against Brazil, thereby intentionally misrepresenting the legitimate

1 Amicus Curiae motion filed in Trump Media & Technology Group v. Moraes, a
2 public proceeding in federal court.
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5 **Defendant Giuliano Galissi**, a journalist employed by **Grupo Estado (Estadão)**,
6 directly contacted the Plaintiffs via both email and WhatsApp under the pretense of
7 objective journalistic inquiry. Plaintiffs responded in good faith, providing
8 clarifications, records, and details of their legal position.

9
10 Despite receiving that information, ***Galissi*** and ***Estadão*** proceeded to ignore,
11 misrepresent, or distort the truth, deliberately omitting exculpatory facts and instead
12 portraying Plaintiffs in an inflammatory and criminal light — including the implied
13 association of Legal Help 4 You LLC with fraud and ***ongoing criminal conduct***, despite
14 no such investigations or legal findings.
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18 Other Defendants — ***Metrópoles, Folha, and Poder360*** — then republished the same
19 content nearly verbatim, without independent fact-checking, thereby amplifying the
20 harm in what constitutes a digital echo chamber of coordinated defamation.
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23 The Defendants not only failed to consult or cite publicly available court records, but
24 made no apparent effort to contact the allegedly defrauded companies (Apple, Target,
25 Walmart) for verification — all of whom have subsequently denied the accusations and
26 confirmed that no fraud occurred.
27
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1 The defamatory materials, hosted and propagated through **U.S.-based infrastructure**
2 including Meta (Facebook, Instagram), Google (YouTube), and X/Twitter, were
3 disseminated with full knowledge of their falsity, and were designed to:
4

- 5 I. Discredit Plaintiffs' legal efforts in U.S. federal courts;
- 6 II. Interfere with Plaintiffs' business, Legal Help 4 You LLC, a Florida-registered
7 American company;
- 8 III. Undermine the credibility of a lawful Amicus Curiae filing in a matter involving
9 U.S. constitutional law, free speech, and digital censorship.

10 These publications further contained implicit and explicit ***anti-American sentiment***,
11 **portraying the United States, its President**, and its judicial system as hostile entities
12 seeking to destabilize Brazil — conduct amounting to *journalistic terrorism*, carried
13 out through foreign actors utilizing **U.S.-owned digital infrastructure**.

14 By intentionally ***mischaracterizing U.S. litigation*** as a political stunt, and falsely
15 labeling Plaintiffs as criminals engaged ***in digital warfare***, the Defendants **weaponized**
16 **journalism in pursuit of political objectives**. This conduct:

1 Violates U.S. civil RICO statutes (**18 U.S.C. §§ 1961–1964**), where multiple entities
2 coordinated in a pattern of racketeering activity using U.S. wires;

3

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5 Violates ***18 U.S.C. § 1343 (wire fraud)***, due to the use of digital channels to
6 disseminate materially false statements in commerce;

7

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9 Obstructs justice (***18 U.S.C. § 1503***) by interfering with the public understanding and
10 reception of court proceedings in the U.S.;

11

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13 Constitutes foreign propaganda under FARA, as the coordinated efforts appear to be
14 politically and financially motivated by Brazilian government actors, including Justice
15 Alexandre de Moraes and the STF;

16

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18 Violates international human rights norms, including the right to reputation, freedom
19 from state-backed retaliation, and due process in public discourse.

20

21

22 The following defamatory publications remain publicly accessible and widely
23 circulated through U.S. digital infrastructure:

24

25 <https://www.metropoles.com/brasil/ex-piloto-da-nascar-pede-sancoes-a-moraes-nos-eua-apos-investigacao-do-fbi>

1 <https://www1.folha.uol.com.br/poder/2024/07/brasileiro-acusado-de-27-crimes-nos->
2 [eua-pede-sancoes-contra-moraes.shtml](https://politica.estadao.com.br/noticias/geral,entidade-pede-a-justica-americana-)
3
4

5 <https://politica.estadao.com.br/noticias/geral,entidade-pede-a-justica-americana->
6 [sancoes-a-moraes,70003913802](https://politica.estadao.com.br/noticias/geral,entidade-pede-a-justica-americana-)
7
8

9 <https://www.poder360.com.br/brasil/ex-piloto-da-nascar-investigado-pelo-fbi-pede->
10 [sancoes-contra-alexandre-de-moraes/](https://www.poder360.com.br/brasil/ex-piloto-da-nascar-investigado-pelo-fbi-pede-)
11
12

- 13 • These publications have resulted in:
- 14 • Commercial loss to Legal Help 4 You LLC due to reputational damage;
- 15 • Emotional and reputational harm to both Plaintiffs;
- 16 • Interference with prospective business relationships;
- 17 • Ongoing public suspicion and surveillance based on fabricated narratives.

20
21 Plaintiffs allege that these actions were taken: With malicious intent; In coordinated
22 fashion among all Defendants; With knowledge of falsity;
23 For the purpose of retaliation, obstruction, and political shielding of STF officials in
24 Brazil.
25
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1 **V. CLAIMS FOR RELIEF**

2 ***COUNT I – DEFAMATION PER SE***

3 (Against All Defendants)

4 Defendants published and disseminated false and defamatory statements concerning

5 Plaintiffs Rogerio Scotton and Peter Zaccagnino, including (but not limited to)

6 Falsely stating that Mr. Scotton is under active FBI investigation;

7 Falsely asserting that Plaintiffs engaged in fraud against Apple, Walmart, and Target;

8 Intentionally minimizing Plaintiff Scotton's federal sentence to mislead the public and
9 discredit his credibility;

10 Suggesting that Plaintiffs' legitimate Amicus Curiae filing in federal court was an
11 attempt to "weaponize U.S. law" against Brazil.

12 These statements constitute defamation per se because they:

13 Impugn the Plaintiffs' professional and legal integrity;

14 Allege criminal conduct with no basis in fact;

15 Attack the moral character of both a public figure and a U.S. citizen entrepreneur;

16 Cause irreparable harm to a U.S.-registered business (Legal Help 4 You LLC), which
17 was repeatedly named and tied to alleged fraud.

18 The Defendants acted with actual malice, as defined in New York Times Co. v.

19 Sullivan, 376 U.S. 254 (1964), by publishing claims with reckless disregard for the

1 truth, and failing to verify basic facts through public records or direct confirmation
2 from the referenced corporations.
3

4 The law presumes damages in cases of defamation per se, including injury to
5 reputation, shame, mortification, and hurt feelings. See *Kilgore v. Younger*, 30 F.3d
6 111 (9th Cir. 1994); *Restatement (Second) of Torts* § 569.
7

8 The Defendants' actions also implicate transnational defamation under 28 U.S.C. §
9 4101, given their cross-border media reach and their direct use of U.S.-based digital
10 infrastructure to spread defamatory statements.
11

12 Defendants' statements constitute defamation per se under both Florida and federal
13 defamation standards, as they falsely impute serious criminal activity (FBI
14 investigation, fraud), and intentionally misrepresented the outcome of federal
15 proceedings. Defendants acted with actual malice, defined by New York Times Co. v.
16 Sullivan, 376 U.S. 254 (1964), because they ignored known facts, fabricated claims,
17 and failed to investigate. Defendants published to a global audience using U.S. servers,
18 triggering federal jurisdiction under Keeton, Calder, and 28 U.S.C. § 4101.
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22 **COUNT II – TORTIOUS INTERFERENCE**
23

24 (Against All Defendants)

25 Plaintiffs had ongoing legal matters in U.S. federal court, including the filing of an
26 Amicus Curiae brief in Trump Media & Technology Group Corp. v. Alexandre de
27
28

Moraes, and various business relationships tied to their operation of a U.S.-registered company

Defendants published knowingly false allegations that sought to:

Damage Plaintiffs' standing before U.S. courts;

Mislead the public and judicial community regarding the nature and legitimacy of Plaintiffs' legal filings;

Discredit the Plaintiffs' business by implying that it was a front for criminal activity.

These actions constitute intentional interference under Restatement (Second) of Torts §§ 766-767, where a third party unjustifiably disrupts business or legal proceedings with malicious purpose.

Defendants' conduct meets the standard in *Gallo v. Prudential Residential Servs., Ltd.*

Partnership, 22 F.3d 1219 (2d Cir. 1994), which recognized a tortious interference

claim where false statements were published to harm economic relationships.

Such interference also obstructed justice under 18 U.S.C. § 1503, as it s

Such interference also obstructed justice under 18 U.S.C. § 1503, as it sought to influence and distort legal processes occurring in the United States.

Defendants knowingly interfered with Plaintiffs' ongoing legal proceedings in federal court and ongoing business operations by falsely attributing criminal conduct to

Plaintiffs and their business. Under *Gossard v. Adia Services, Inc.*, 723 So. 2d 182

(*Fla.* 1998), such interference, when combined with defamation, is actionable.

Plaintiffs were actively involved in litigation involving Trump Media, and the

1 falsehoods were designed to discredit their filings and impair their legal standing.
2
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4 ***COUNT III – CIVIL RICO (18 U.S.C. § 1962)***

5 (18 U.S.C. §§ 1961–1964) – Against All Defendants

6 Defendants formed an enterprise for the purpose of engaging in a pattern of
7 racketeering activity using U.S. wire communications and digital infrastructure.
8

9 The enterprise was coordinated and consisted of repeated acts of wire fraud (18 U.S.C.
10 § 1343), as Defendants:

11 Disseminated materially false statements via Meta (Facebook, Instagram), X/Twitter,
12 and YouTube;

13 Targeted a U.S. federal proceeding with the intent to obstruct justice;

14
15 Leveraged U.S.-based networks in furtherance of foreign political and financial
16 motives.

17 Defendants' coordination satisfies the definition of an association-in-fact enterprise
18 under Boyle v. United States, 556 U.S. 938 (2009), because:

19 There was a common purpose: discrediting Plaintiffs and shielding Brazilian political
20 actors;

21 There was a continuing relationship;

22 The actions were structured and coordinated.

1 Plaintiffs suffered injury to their business and reputation as a direct result of this
2 racketeering activity, satisfying 18 U.S.C. § 1964(c).
3

4 The RICO conduct was transnational, as recognized in *European Community v. RJR*
5 *Nabisco, Inc., 764 F.3d 129 (2d Cir. 2014)*, and squarely fits within extraterritorial
6 application when the enterprise uses U.S. communications to commit fraud affecting
7 U.S. citizens, businesses, and judicial processes.
8

9 Defendants conspired to engage in a pattern of racketeering activity under 18 U.S.C. §
10 1961(5), including wire fraud and obstruction of justice, by disseminating false
11 information through U.S.-based electronic networks (Meta, YouTube, Twitter/X, etc.)
12 to further political or financial agendas. The enterprise sought to protect foreign
13 political actors and discredit U.S. legal processes, constituting predicate acts under 18
14 U.S.C. § 1961(1). See *Sedima, S.P.R.L. v. Imrex Co.*, 473 U.S. 479 (1985).
15
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18 ***COUNT IV – CIVIL CONSPIRACY***
19

20 (Against All Defendants)

21 Defendants acted in concert to publish defamatory statements and cause reputational,
22 economic, and legal harm to the Plaintiffs.
23

24 The repetition, timing, and near-verbatim language across multiple publications
25 constitute strong evidence of coordination and shared intent.

26 This conduct satisfies the standard for civil conspiracy under U.S. law, which requires:
27

1 An agreement between two or more persons; To accomplish an unlawful act or a lawful
2 act by unlawful means;

3
4 And resulting damages. See *Bell Atl. Corp. v. Twombly*, 550 U.S. 544 (2007).

5 The conspiracy was not merely domestic. The objective was political: to support
6 foreign officials (notably STF Justice Alexandre de Moraes) by attacking, discrediting,
7 and chilling U.S.-based legal dissent.

8 Such conspiracy threatens not only private reputations but U.S. sovereignty, free
9 speech, and the integrity of the judiciary, warranting exceptional scrutiny and punitive
10 relief.

11 Defendants acted in concert with the shared intent to defame Plaintiffs and obstruct
12 U.S. legal filings. The repetition, similarity, and timing of the publications support an
13 inference of coordination. Under Florida law, a civil conspiracy does not require a
14 formal agreement — only a shared goal. See *Charles v. Fla. Foreclosure Placement*
15
16 *Ctr., LLC, 988 So. 2d 1157 (Fla. 3d DCA 2008)*.

21 **Verification of Efforts and Confirmation of Falsity**

22

23 Plaintiffs further state that, following the publication of the defamatory articles
24 referenced herein, they proactively contacted the legal departments and customer
25 service divisions of **Apple Inc.**, **Walmart Inc.**, and **Target Corporation** to verify
26 whether any complaints, investigations, or allegations had ever been made or are
27

1 currently pending against Plaintiff Rogerio Scotton or Legal Help 4 You LLC.

2 Plaintiffs also formally contacted the Federal Bureau of Investigation (FBI) seeking

3 confirmation regarding the alleged ongoing investigation falsely reported.

4 As of the date of this filing, no such allegations, complaints, or investigations have

5 been confirmed or acknowledged by any of the aforementioned parties. Plaintiffs retain

6 copies of their written inquiries and the responses received, and they remain available

7 to supplement the record upon further reply. These actions demonstrate the falsity of

8 the Defendants' claims, their failure to engage in journalistic due diligence, and their

9 willful intent to mislead the public, obstruct justice, and cause reputational and

10 commercial harm to the Plaintiffs.

11

12

13 **VI. PRAYER FOR RELIEF**

14 WHEREFORE, Plaintiffs Rogerio Scotton and Peter Zaccagnino respectfully request

15 that this Honorable Court enter judgment in their favor and against all Defendants,

16 jointly and severally, and grant the following relief:

17

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19 A. Compensatory damages in the amount of \$5,000,000.00 per Defendant, for

20 reputational harm, emotional distress, economic losses, and interference with legal

21 proceedings and business opportunities;

22

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1 B. Punitive damages in an amount to be determined at trial, pursuant to federal and
2 state law, to punish and deter future malicious conduct, in light of Defendants' willful
3 disregard for the truth, the law, and the rights of U.S. persons and institutions;
4

5

6 C. A permanent injunction prohibiting Defendants, and all agents, affiliates,
7 successors, and assigns, from **utilizing U.S.-based digital platforms** (including but not
8 limited to Meta, YouTube, X/Twitter, Google, and Amazon Web Services) to
9 disseminate any future content concerning the Plaintiffs without judicial or
10 independent oversight;

11

12

13 D. An Order compelling each Defendant to publish formal retractions and public
14 apologies, in both Portuguese and English, via the same U.S.-based digital platforms
15 and channels where the original defamatory content appeared, with equal visibility and
16 duration;

17

18

19 E. An Order referring this case to the U.S. Department of Justice and related federal
20 agencies for further investigation pursuant to their statutory authority under:

21

22

23 28 U.S.C. § 535 – Investigation of crimes involving federal jurisdiction;

24

25

26

27 18 U.S.C. §§ 1956 and 1957 – Money laundering and criminally derived property;

1
2 18 U.S.C. § 1343 – Wire fraud;
3
4

5 22 U.S.C. § 611 et seq. – Foreign Agents Registration Act (FARA);
6
7

8 The Global Magnitsky Human Rights Accountability Act, 22 U.S.C. § 2656 note;
9
10

11 F. That the DOJ investigate whether:
12
13

14 Defendants are receiving undisclosed or illicit financial support from Brazilian public
15 officials including Alexandre de Moraes or STF;
16

17 Defendants are functioning as unregistered foreign agents under FARA
18 U.S.-based social media infrastructure is being exploited to carry out acts of
19 transnational repression, disinformation, and journalistic terrorism;
20

21 There has been any violation of U.S. money laundering statutes, federal campaign
22 finance laws, or acts constituting foreign interference;
23

24 G. A judicial declaration that:
25
26

27 Defendants' campaign constitutes defamation per se, civil conspiracy, and tortious
28 interference;
29

1 The publications and coordinated dissemination were designed to obstruct U.S. judicial
2 processes, harm a U.S. company and citizen, and violate federal civil rights and free
3 speech protections;

4

5 H. An Order referring the conduct to the FBI, DOJ Criminal Division, U.S. Treasury
6 Department (OFAC), and Federal Communications Commission, for review under
7 applicable criminal statutes, including:

8

9 18 U.S.C. § 1343 (Wire Fraud)

10 18 U.S.C. § 1503 (Obstruction of Justice)

11

12 22 U.S.C. § 2656 (Transnational Repression and Human Rights Abuses);

13 I. Pre-judgment and post-judgment interest, court costs, and any reasonable attorneys'
14 fees and expenses incurred by the Plaintiffs in prosecuting this action;

15 J. Any other relief that this Court deems just, equitable, or necessary to protect
16 Plaintiffs' rights and prevent continued digital abuse, reputational destruction, and the
17 misuse of U.S. infrastructure by foreign media entities acting with political motives.

20

21 Respectfully submitted

22

23

24

25

26

27

28



ROGERIO CHAVES SCOTTON
160 W CAMINO REAL # 102
BOCA RATON, FLORIDA 33432
E-MAIL: info@legalhelp4y.com
PHONE: (561) 770-8909
In Pro Se

1
2 **CERTIFICATE OF SERVICE**
3
4
5
6
7

8 I HEREBY CERTIFY that a true and correct copy of the foregoing Complaint, along
9 with any accompanying exhibits, was served on or about August 7, 2025, via email
10 and/or certified international mail, upon the following Defendants at their respective
11 business addresses and publicly listed electronic mail:
12
13

14 1. Metrópoles Comunicação S.A.
15
16 Address:
17 Setor de Indústrias Gráficas, Quadra 6, Lote 800
18 Brasília - DF, 70610-460, Brazil
19 Email: contato@metropoles.com
20
21

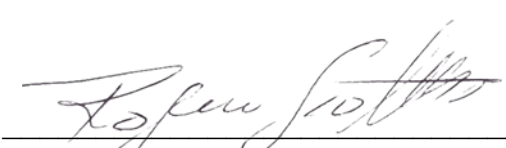
22 2. Grupo Estado (O Estado de São Paulo / Estadão)
23
24 Address:
25 Rua Engenheiro Caetano Álvares, 55
26 Casa Verde, São Paulo - SP, 02546-000, Brazil
27 Emails: atendimento@estadao.com.br; ouvidoria@estadao.com.br
28
29

30 3. Grupo Folha (Folha de São Paulo)
31
32 Address:
33 Alameda Barão de Limeira, 425
34 Campos Elíseos, São Paulo - SP, 01202-900, Brazil
35 Emails: atendimento@grupofolha.com.br; ombudsman@grupofolha.com.br
36
37

38 4. Poder360 Jornalismo e Comunicação Ltda
39
40 Address:
41

1 SHIS QI 13, Bloco A, Loja 20
2 Lago Sul, Brasília - DF, 71635-036, Brazil
3 Email: redacao@poder360.com.br

4
5 Service is being effected pursuant to Rule 4(f)(1) of the Federal Rules of Civil
6 Procedure via international mail and electronic service, and consistent with the Hague
7 Convention (where applicable). Proof of service will be filed upon completion.

8
9 
10 ROGERIO CHAVES SCOTTON
11 160 W CAMINO REAL # 102
12 BOCA RATON, FLORIDA 33432
13 info@legalhelp4y.com

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EXHIBIT A

Exhibit A – Compilation of False and Defamatory Online Publications

Exhibit A consists of numerous online publications, webpages, video screenshots, and digital postings disseminated by the Defendants — Metrópoles Mídia e Comunicação S.A., Grupo Estado (Estadão), Grupo Folha (Folha de São Paulo), and Poder360 Jornalismo e Comunicação Ltda — through U.S.-based platforms including Meta (Facebook/Instagram), YouTube, Google, and X (formerly Twitter).

These publications, spanning multiple web domains and news articles, falsely and maliciously report that Plaintiff Rogerio Scotton is "currently under investigation by the FBI" and has committed fraud against major American corporations including Apple, Walmart, and Target. Such claims are entirely fabricated, lack any evidentiary basis, and were published without proper journalistic due diligence or verification through court records, law enforcement agencies, or the companies involved.

The material also deliberately misrepresents Mr. Scotton's past legal history, distorting sentencing information, and tying it — without cause — to current, fabricated criminal activity. Several articles go further to attack the reputation of Legal Help 4 You LLC, a Florida-based business co-owned by Mr. Scotton and U.S. citizen Peter Zaccagnino, falsely implying the company is involved in fraudulent or criminal conduct, and suggesting that its owners are acting as political operatives or foreign agents.

These articles constitute a coordinated disinformation campaign designed not only to destroy the credibility of the Plaintiffs, but to slander a U.S. company, threaten its operations, and mislead the international public about the integrity of the U.S. justice system. They further constitute defamation against American citizens and entities, an affront to U.S. institutions, and interference with ongoing federal litigation in which Mr. Scotton is lawfully participating, including amicus filings in politically sensitive matters.

Exhibit A includes live URLs, dated screenshots, and archived links evidencing the ongoing and accessible nature of these defamatory claims, which continue to be hosted on U.S. servers, targeted at U.S. audiences, and replicated across platforms, resulting in continued reputational and commercial harm.

SCOTTON



About 1 results (0.27 seconds)

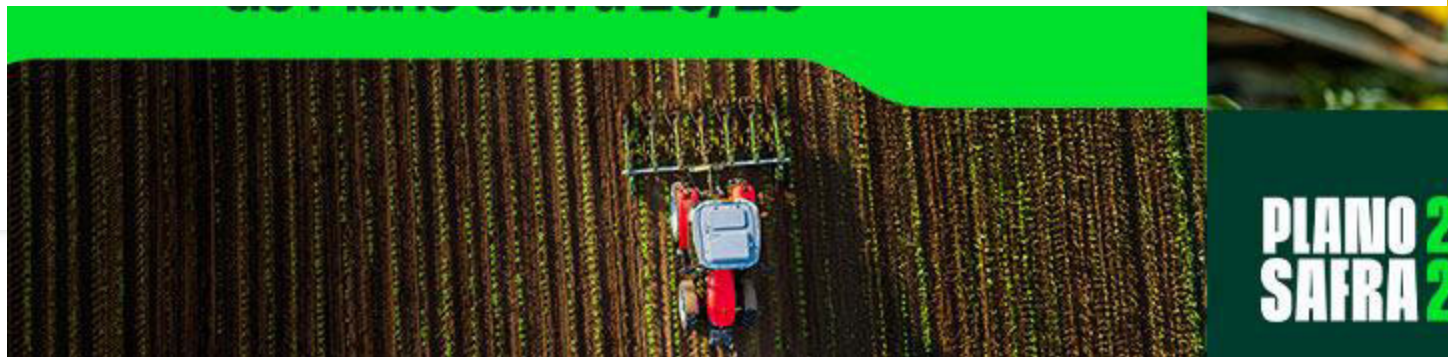
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31 de julho de 2025



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Humorista debocha de MC Mirella após vídeo
íntimo vazrar: "aguentando tora sem dar um pio"



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sanções a Moraes nos EUA

Escrito por Metrópoles | 26 de julho de 2025



Uma empresa fundada por um piloto de automobilismo brasileiro, nos [Estados Unidos](#), ingressou com um pedido para que o ministro Alexandre de Moraes Humorista debocha de MC Mirella após vídeo íntimo vazrar: "aguentando tora sem dar um pio" [Tribunal Federal \(STF\)](#) sejam : Magnitsky. O responsável é Ro

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manifestação de “amigo da corte” — no processo movido pela Trump Media, empresa do presidente Donald Trump, e pela plataforma Rumble. Ambas acusam Moraes de censura. O documento assinado pela empresa do brasileiro pede que a Corte americana desconsidere as ordens do ministro brasileiro, alegando que elas levantam “sérias preocupações merecedoras de crime”.

“A principal missão da LH4Y é defender a liberdade de expressão, a responsabilidade judicial e a santidade da lei através das fronteiras nacionais. A organização está profundamente preocupada com atores governamentais estrangeiros que manipulam as autoridades judiciais para esmagar a dissidência. Criminalizar opiniões e atingir sistematicamente os oponentes políticos. O juiz Alexandre de Moraes exemplifica tal abuso”, afirma o texto.

Humorista debocha de MC Mirella após vídeo íntimo vazar: "aguentando tora sem dar um pio"

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Rogério Chaves Scotton, piloto de automobilismo brasileiro**Humorista debocha de MC Mirella após vídeo íntimo vazar: "aguentando tora sem dar um pio"**[Leia o artigo a seguir >](#)

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3 de 3

Rogério Chaves Scotton, piloto de automobilismo brasileiro

Reprodução/Redes Sociais

Scotton, que não é advogado e cursa Direito na Flórida, alegou sentir a “dor” de políticos que estariam sendo perseguidos por Moraes. “Deixe-me ser claro: isto não é uma atitude política. É uma atitude moral. Não estou alinhado a nenhum partido. Estou alinhado à justiça”, escreveu em um blog pessoal.
Humorista debocha de MC Mirella após vídeo íntimo vazrar: "aguentando tora sem dar um pio"

O brasileiro expressou, ainda, injustamente”, comprehende “a

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Suspensão de vistos e sanções

- O secretário de Estado dos EUA, Marco Rubio, anunciou nas redes sociais, que mandou suspender o visto do ministro Alexandre de Moraes, de seus aliados na Corte e de familiares próximos de todos eles.
- “A caça às bruxas política do ministro Alexandre de Moraes, do Supremo Tribunal Federal, contra Jair Bolsonaro criou um complexo de perseguição e censura tão abrangente que não apenas viola direitos básicos dos brasileiros, mas também se estende além das fronteiras do Brasil, atingindo os americanos”, afirmou Rubio.
- O Departamento do Estado explicou que a política de restrição de visto está de acordo com a Seção 212 da Lei de Imigração e Nacionalidade, que autoriza o secretário de Estado a tornar inadmissível qualquer estrangeiro, cuja entrada nos EUA “possa ter consequências adversas potencialmente graves para a política externa”.
- Moraes tem sido acusado de obstruir a justiça e desobedecer ordens judiciais. Segundo o procurador-geral da União, Augusto Aras, Moraes “não respeita a lei” e “não respeita a Constituição”.

Humorista debocha de MC Mirella após vídeo íntimo vazado: "aguentando tora sem dar um pio"

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26 acusações por fraude postal

De acordo com o FBI, Rogério Chaves Scotton criava contas de envio em nome de grandes empresas, como Target, Apple e Walmart. O brasileiro usava essas contas para enviar milhares de pacotes para seus próprios clientes, nos EUA e no Brasil, aproveitando-se das tarifas corporativas reduzidas dessas empresas.

Scotton foi enquadrado por fraudes milionárias nos Estados Unidos por também causar prejuízos às empresas de transporte FedEx, UPS ou DHL. O nome dele aparece em 26 acusações por fraude postal e golpes empresariais.

Humorista debocha de MC Mirella após vídeo íntimo vazar: "aguentando tora sem dar um pio"

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[Governo dos EUA manda suspender vistos de Moraes, familiares e aliados do STF](#)

■ Mundo

[Eduardo Bolsonaro chama Moraes de ditador e pede resposta dos EUA](#)

Pressão dos EUA

A investida de Scotton ocorre em meio a uma escalada de pressões contra Alexandre de Moraes por integrantes do governo dos Estados Unidos. A mais recente manifestação partiu do subsecretário do Departamento de Estado, Darren Beattie, que classificou o ministro brasileiro como “o coração pulsante do complexo de perseguição e censura” contra o ex-presidente Jair Bolsonaro (PL). Segundo ele, **Humorista debocha de MC Mirella após vídeo** **Óntimo vazar: "aguentando tora sem dar um pio"** medidas”.

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A declaração foi uma resposta à postagem anterior do senador Marco Rubio, em 18 de julho, que sugeriu a suspensão do visto de Moraes, de outros ministros do STF e de seus familiares.

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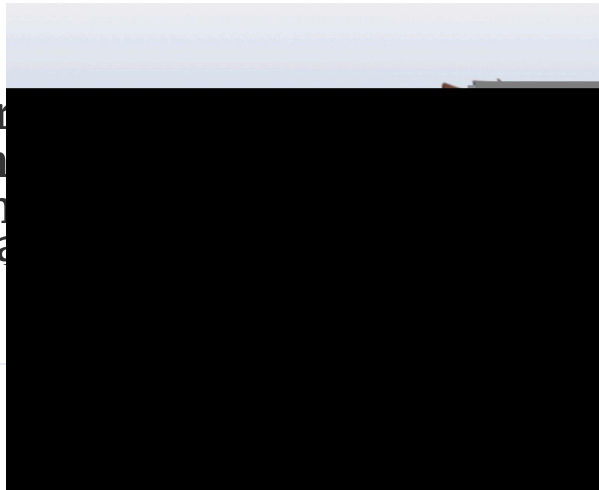
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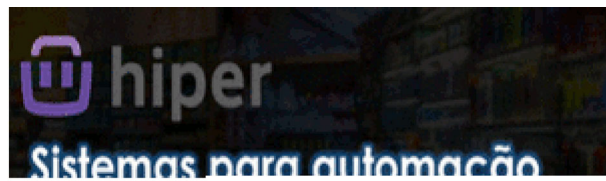
**preso por
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irmo Ferreira, ...**

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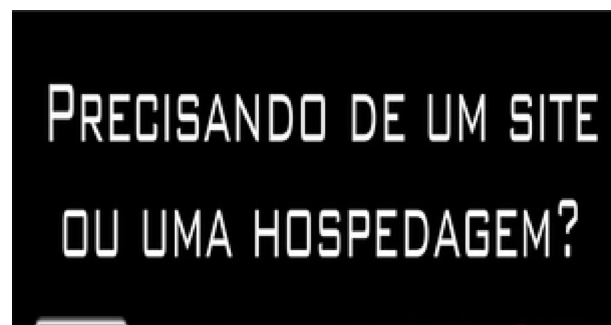
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íntimo vazar: "aguentando tora sem dar um pio"**

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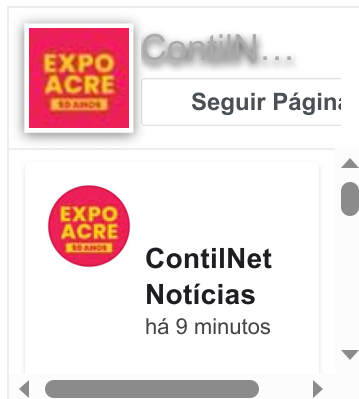
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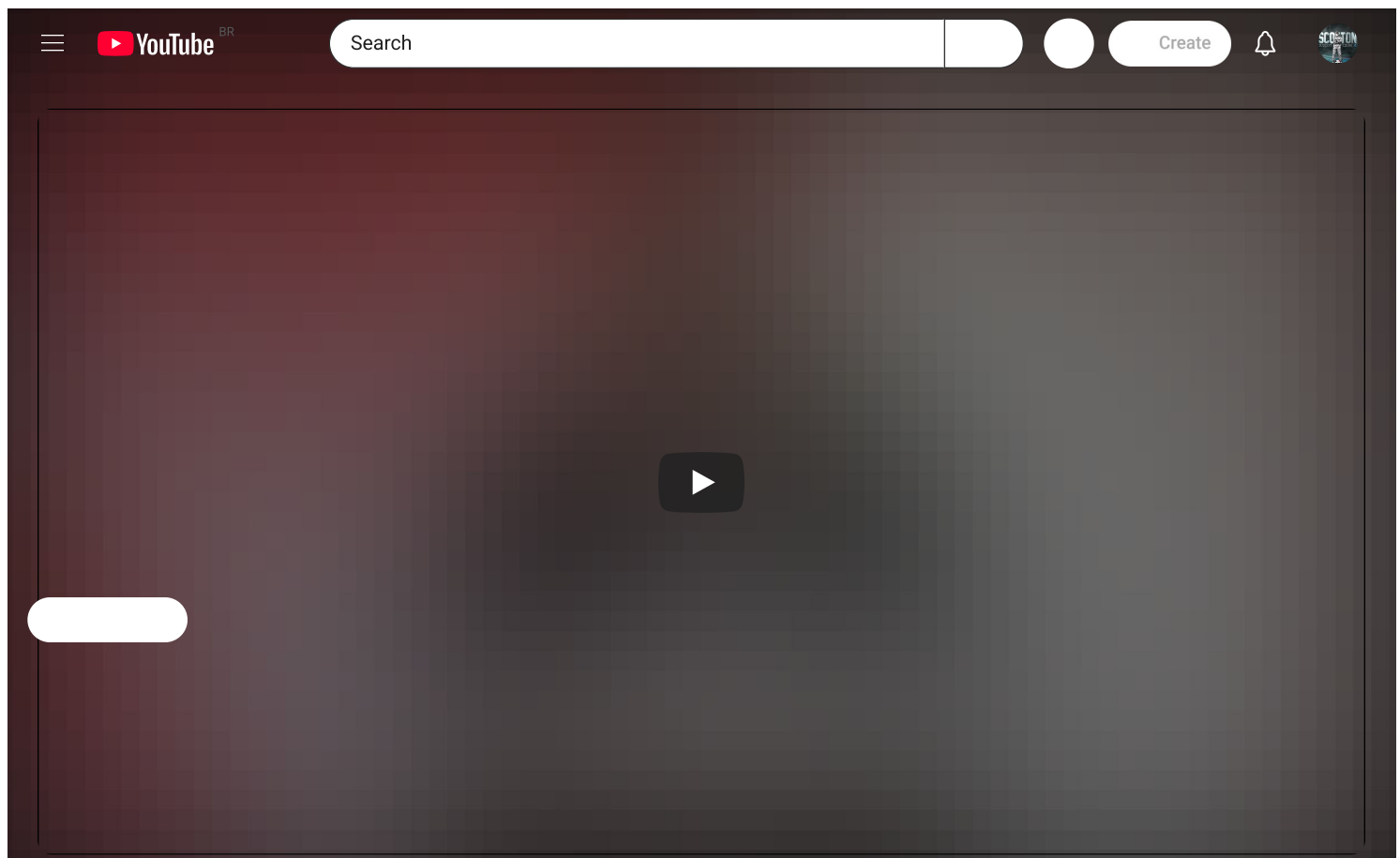


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Uma empresa fundada por um piloto de automobilismo brasileiro, nos Estados Unidos, ingressou com um pedido para que o ministro Alexandre de Moraes e outros integrantes do Supremo Tribunal Federal (STF) sejam sancionados com base na Lei Magnitsky. O responsável é Rogério Chaves Scotton, piloto que já competiu na Nascar, e é citado em investigação do FBI por causar prejuízos multimilionários a empresas am ... [...more](#)

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Fique à frente do mercado!

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Uma empresa criada pelo brasileiro Rogério Chaves Scotton, ex-piloto da Nascar, protocolou nos Estados Unidos um pedido para que o ministro Alexandre de Moraes e outros integrantes do Supremo Tribunal Federal (STF) sejam punidos sob a Lei Magnitsky, dispositivo norte-americano que autoriza sanções a agentes estrangeiros acusados de violar direitos humanos.

Abra uma conta e reaja a tempo!
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Manifestação em processo de Trump Media e Rumble

A petição foi apresentada como *amicus curiae* no processo movido pela Trump Media & Technology Group, ligada ao ex-presidente Donald Trump, e pela plataforma de vídeos Rumble. As duas empresas alegam que decisões de Moraes configuram censura e pedem que uma corte da Flórida desconsidere ordens expedidas pelo ministro. No documento, a companhia de Scotton afirma que as determinações do magistrado "levantam sérias preocupações de caráter criminal".

Segundo o texto, a entidade – identificada como LH4Y – tem como missão "defender a liberdade de expressão, a responsabilidade judicial e a santidade da lei através das fronteiras nacionais". O material sustenta que Moraes exemplificaria "abuso de autoridade" ao, supostamente, "criminalizar opiniões e atingir sistematicamente opositores políticos".

Investigado pelo FBI

Rogério Scotton, que cursa Direito na Flórida, não é advogado. Ele responde a 26 acusações de fraude postal em investigação do FBI. De acordo com a polícia federal norte-americana, o brasileiro teria aberto contas de remessa em nome de empresas como Apple, Walmart e Target para enviar milhares de pacotes a seus próprios clientes, aproveitando tarifas corporativas reduzidas. O esquema teria causado prejuízos multimilionários a essas companhias e às transportadoras FedEx, UPS e DHL.

Declarações pessoais

Em blog pessoal, Scotton afirmou "compreender a dor de ser silenciado" por já ter sido "preso injustamente" e definiu a iniciativa como "moral, não política". Ele acrescentou que apresentou a petição "apesar das ameaças" por acreditar que "algumas coisas valem a pena defender, mesmo quando se está sozinho".

Pressão de autoridades norte-americanas

No mesmo contexto, o senador republicano Marco Rubio divulgou nas redes sociais ter solicitado a suspensão do visto de Moraes, de colegas do STF e de parentes próximos, citando a Seção 212 da Lei de Imigração e Nacionalidade, que permite barrar estrangeiros considerados nocivos à política externa dos EUA. Rubio classificou as investigações contra Jair Bolsonaro como "caça às bruxas política" que extrapolaria as fronteiras brasileiras.

O subsecretário do Departamento de Estado, Darren Beattie, endossou a crítica e chamou Moraes de "coração pulsante do complexo de perseguição e censura" contra o ex-presidente brasileiro. Já Trump anunciou tarifa de 50% sobre produtos do Brasil a partir de 1º de agosto.

Contestação de Trump Media e Rumble

Apesar do *amicus curiae* apresentado, fontes próximas ao processo informaram que Trump Media e Rumble não mantêm vínculo com a empresa de Scotton e devem pedir que o tribunal descarte o documento entregue pelo ex-piloto.

Com informações de [Metrópoles](#)

Tabela de Conteúdo da Notícia



1. Manifestação em processo de Trump Media e Rumble
2. Investigado pelo FBI
3. Declarações pessoais
4. Pressão de autoridades norte-americanas
5. Contestação de Trump Media e Rumble

Lei Magnitsky no Vestibular

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Início - Ex-piloto da Nascar pede sanções a Moraes nos EUA após i...

MUNDO

Ex-piloto da Nascar pede sanções a Moraes nos EUA após investigação do FBI

Redação | 26/07/2025



FOI CUIDANDO DO PRESENTE QUE NOS TORNAMOS A MAIOR EMPRESA PÚBLICA DE SANEAMENTO DO BRASIL.



SANEPAR
PARANÁ
GOVERNO DO ESTADO





Rogério Chaves Scotton, ex-piloto de automobilismo brasileiro e fundador de uma empresa nos Estados Unidos, entrou com um pedido para que o ministro do Supremo Tribunal Federal (STF), Alexandre de Moraes, e outros integrantes da Corte sejam sancionados com base na Lei Magnitsky. O caso é cercado de alegações graves e investigações em curso.

Contexto do Pedido

A ação foi apresentada através de um amicus curiae pela empresa de Scotton no processo movido pela Trump Media, de Donald Trump, e pela plataforma Rumble, que acusam Moraes de promover censura. O documento solicita à Corte americana que desconsidere ordens emitidas por Moraes, levantando preocupações sobre a legalidade dessas decisões.

Defesa da Liberdade de Expressão

Em nota, a empresa LH4Y, de Scotton, afirma que sua missão é proteger a liberdade de expressão e a integridade da lei, denunciando ações de autoridades que buscam silenciar dissidências. "O juiz Alexandre de Moraes exemplifica tal abuso", menciona o texto.

Scotton, que estuda Direito na Flórida, afirmou sentir a "dor" de políticos que se sentem perseguidos por Moraes. Ele enfatiza que sua iniciativa não é política, mas sim uma questão moral, destacando sua própria experiência de injustamente ser preso no passado. ^



ÚLTIMAS NOTÍCIAS



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João Fonseca
1000 de Cinci
feira



Presidente de
Fútil Abordar
Estados Nest



Trump Estabe
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A suspensão do visto de Moraes, seus aliados e familiares, acusando-os de promover uma "caça às bruxas" política, violando direitos fundamentais.

- De acordo com o Departamento de Estado, a suspensão de vistos é coerente com a Seção 212 da Lei de Imigração e Nacionalidade, que permite restringir a entrada de estrangeiros que possam comprometer a política externa americana.
- Moraes é criticado por suas ordens judiciais, que, segundo parlamentares dos EUA, afetam empresas localizadas nos Estados Unidos e seus cidadãos.
- Adicionalmente, o presidente Trump implementou tarifas de até 50% sobre produtos brasileiros, que devem entrar em vigor a partir de 1º de agosto.

Acusações de Fraude Postal

Rogério Chaves Scotton é investigado pelo FBI e enfrenta 26 acusações de fraude postal por criar contas em nome de grandes empresas, como Apple e Walmart. Ele utilizou essas contas para enviar milhares de pacotes, beneficiando-se de tarifas corporativas reduzidas.

Conforme a investigação, Scotton também causou prejuízos a empresas de transporte, incluindo FedEx e UPS, por meio de suas práticas fraudulentas.

Repercussões e Pressões

A ação de Scotton se insere em um contexto de crescente pressão sobre Alexandre de Moraes por parte de autoridades dos Estados Unidos. O subsecretário do

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As empresas Trump Media e Rumble não têm ligação com Scotton, e ambas planejam solicitar a exclusão da petição apresentada por ele no processo em questão.

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João Alves

Sempre algum sujeito enrolado com a Justiça, acusando as autoridades brasileiras.

1w

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From: [Juliano Gigeck Galisi](#)
To: [Legal Help LLC](#)
Subject: Re: Assunto: Declaração Oficial – Moção protocolada na Justiça Federal dos EUA
Date: Thursday, July 24, 2025 10:57:16 AM
Attachments: [image014.png](#)
 [image015.png](#)

Prezado Rogério, tudo bem? Obrigado pelo retorno.

O sr. pode me exemplificar um caso em que a Legal Help 4 You tenha prestado assessoria jurídica?

Em qui., 24 de jul. de 2025 às 10:53, Legal Help LLC <info@legalhelp4y.com> escreveu:

Prezado Sr. Juliano Galisi,

Agradeço seu contato.

Inicialmente, ressalto que minha decisão de protocolar a recente moção junto à Justiça Federal dos Estados Unidos não possui qualquer relação com meu passado judicial, tampouco visa promoção pessoal ou embate ideológico. Trata-se de um ato de consciência — juridicamente embasado — que visa expor condutas graves à luz das leis internacionais, tratados multilaterais e normas constitucionais americanas.

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É importante esclarecer: minha condenação anterior segue sendo contestada judicialmente, com base em novas provas documentais e testemunhais. Tenho exercido meu direito constitucional de buscar a verdade e reparar o que acredito ser uma grave injustiça. Essa trajetória, longe de me silenciar, foi justamente o que me impulsionou a estudar a lei e a criar a plataforma Legal Help 4 You LLC, para que outros não sofram calados o que sofri. Continuo lutando, tanto pelo meu caso, quanto por um sistema mais justo e acessível.

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Fico à disposição para esclarecimentos, desde que sob esse compromisso.

Atenciosamente,

Rogerio Scotton

Legal Help 4 You LLC

legalhelp4youllc@gmail.com

Subject: Official Statement – Motion Filed in U.S. Federal Court

Dear Mr. Juliano Galisi,

Thank you for reaching out.

To begin, I must clarify that my decision to file the recent motion in the U.S. Federal Court has no connection to my past legal history, nor is it intended for personal promotion or ideological confrontation. It is a conscious, legally grounded act aimed at exposing serious misconduct in light of international law, multilateral treaties, and U.S. constitutional principles.

It deeply saddens me to see outlets such as Poder360 attempting to distort the intent of the motion, misrepresenting its contents, and seeking to discredit it through personal attacks. This behavior distracts from what truly matters: the legal merits of the claims presented.

Let me be clear: my prior conviction remains under active judicial challenge, supported by newly discovered evidence and witness testimony. I have exercised my constitutional right to pursue the truth and to correct what I believe was a profound miscarriage of justice. In fact, that experience is precisely what led me to study the law and to found Legal Help 4 You LLC — so that others would not be left defenseless in the face of injustice. I continue to fight, both for myself and for a legal system that serves the people, not the powerful.

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I remain available for clarification, under that commitment.

Sincerely,

Rogerio Scotton

Legal Help 4 You LLC

legalhelp4youllc@gmail.com



Peter Aldo-Legal Paralegal

160 W Camino Real # 102

Boca Raton, Florida 33432

E-mail: info@legalhelp4y.com

Phone: (561) 878-9001

Whatsapp: (561) 770-8909

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From: Rogerio Scotton <rs@scottonracing.com>

Sent: Thursday, July 24, 2025 10:42 AM

To: Legal Help LLC <info@legalhelp4y.com>

Subject: FW: New message for Legal Help 4 You

Please provide this to Mr. Scotton



Rogerio Scotton

PHONE: (561) 878-9005



+1 (786) 588-1202



+55 (21) 972493440



YouTube



Kwai

<http://www.scottonracing.com>

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From: notifications@mail.conversations.godaddy.com
<notifications@mail.conversations.godaddy.com>
Sent: Thursday, July 24, 2025 7:45 AM
To: Rogerio Scotton <rs@scottonracing.com>
Subject: New message for Legal Help 4 You

—

Legal Help 4 You received a new message.

From Juliano:

Caro, bom dia. Sou repórter do jornal brasileiro ESTADÃO e gostaria de conversar com o sr. sobre o processo contra Moraes na Justiça dos Estados Unidos. Retorne o contato para juliano.galisi@estadao.com

Conversation Summary:

Caro, bom dia. Sou repórter do jornal brasileiro ESTADÃO e gostaria de conversar com o sr. sobre o processo contra Moraes na Justiça dos Estados Unidos. Retorne o contato para juliano.galisi@estadao.com

Juliano Jul 24, 2025 at 10:44 AM

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EXHIBIT B

Juliano Galisi, a reporter and employee of Grupo Estado (Estadão). These communications demonstrate that Mr. Galisi knowingly and intentionally published false, misleading, and defamatory information after directly engaging with the Plaintiffs under the pretense of professional journalism.

In the email and message threads, Mr. Galisi poses questions regarding the Plaintiffs' legal filings and background. The Plaintiffs responded in good faith, providing truthful, documented information to clarify the lawful nature of their Amicus Curiae filing, prior case details, and the lack of any current criminal investigation.

Despite this, Mr. Galisi — acting on behalf of Estadão — deliberately disregarded the facts provided and went on to publish knowingly false statements, including but not limited to:

That Mr. Scotton is currently under FBI investigation;

That he defrauded companies such as Apple, Walmart, and Target;

That his Amicus filings constitute a misuse of the American legal system;

That Legal Help 4 You LLC is associated with criminal or unethical conduct.

These publications were issued after Mr. Galisi had access to clarifying materials and statements from the Plaintiffs, evidencing actual malice and a willful intent to defame and mislead both domestic and international audiences.

Furthermore, the email trail evidences a pattern of unethical media conduct, including the mischaracterization of Plaintiff Scotton's federal case, the omission of exculpatory evidence, and the intentional use of falsehoods to support a political narrative.

The material in Exhibit B will show that Estadão and its agents were not misinformed — they were informed and chose to lie. This constitutes reckless disregard for the truth, a violation of accepted journalistic standards, and actionable defamation under U.S. and international law.

Exhibit B supports Plaintiffs' claims of defamation per se, civil conspiracy, tortious interference, and RICO violations, as well as further justifies the Court's jurisdiction over these matters due to the transnational use of U.S. digital platforms and interstate communication channels.

From: [Legal Help LLC](#)
To: [Juliano Gigeck Galisi](#)
Subject: RE: Assunto: Declaração Oficial – Moção protocolada na Justiça Federal dos EUA
Date: Thursday, July 24, 2025 11:36:00 AM
Attachments: [image005.png](#)
 [image006.png](#)

Dear Mr. Juliano Galisi,

Thank you for your message and your interest in the work carried out by Legal Help 4 You LLC.

As a matter of professional ethics and legal responsibility, we do not comment on specific cases involving clients. Legal assistance, particularly when extended to those who lack access to proper legal representation, is governed by strict confidentiality and respect for due process. Many of the individuals who turn to us are facing injustice while lacking even the most basic resources or legal support.

Legal Help 4 You was founded as a moral and legal covenant:

- a covenant to help those who cannot help themselves,
- a covenant to demand accountability from those in power, and
- a covenant to protect the scales of justice from being tipped by political agendas or institutional abuse.

We collaborate with licensed attorneys across multiple jurisdictions to ensure our work remains within the strict bounds of the law. Several public examples of injustice and procedural abuse are available on our official website, particularly under the “Fraud Watch” and “Case Documents” sections:

<https://legalhelp4y.com/case-documents>

<https://legalhelp4y.com/fraud-watch%3A-case-files>

These include filings based on legal doctrines also referenced in cases involving U.S. political figures — such as arguments made against unlawful search and seizure in the case of former President Donald Trump, where judicial overreach was challenged under constitutional grounds.

Our mission is not political. It is principled. We seek only one thing: justice, applied fairly and lawfully — even when it means confronting uncomfortable truths. If the Brazilian press wishes to report honestly and transparently, we welcome responsible dialogue. But we will not entertain narratives built on disinformation or manipulated rhetoric.

We appreciate your understanding and remain open to any inquiry that seeks to promote transparency and truth.

Sincerely,



Peter Aldo-Legal Paralegal
160 W Camino Real # 102
Boca Raton, Florida 33432
E-mail: info@legalhelp4y.com
Phone: (561) 878-9001
Whatsapp: (561) 770-8909

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From: Juliano Gigeck Galisi <juliano.galisi@estadao.com>
Sent: Thursday, July 24, 2025 10:57 AM
To: Legal Help LLC <info@legalhelp4y.com>
Subject: Re: Assunto: Declaração Oficial – Moção protocolada na Justiça Federal dos EUA

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legalhelp4youllc@gmail.com

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From: Rogerio Scotton <rs@scottonracing.com>
Sent: Thursday, July 24, 2025 10:42 AM
To: Legal Help LLC <info@legalhelp4y.com>
Subject: FW: New message for Legal Help 4 You

Please provide this to Mr. Scotton



Rogerio Scotton

PHONE: (561) 878-9005

+1 (786) 588-1202

+55 (21) 972493440



<http://www.scottonracing.com>

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From: notifications@mail.conversations.godaddy.com

[<notifications@mail.conversations.godaddy.com>](mailto:notifications@mail.conversations.godaddy.com)

Sent: Thursday, July 24, 2025 7:45 AM

To: Rogerio Scotton <rs@scottonracing.com>

Subject: New message for Legal Help 4 You

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juliano.galisi@estadao.com

Juliano Jul 24, 2025 at 10:44 AM

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From: [Legal Help LLC](#)
To: [juliano.galisi@estadao.com](#)
Cc: [Roger Scotton](#); [Rogerio Scotton](#); [Legal Help LLC](#); [Lena Walden](#); [chris@rumble.com](#); [chris@cosmicdevelopment.com](#); [chris@rumble-boxing.com](#); [chris.pavlovski@gmail.com](#); [Justice@usdoj.gov](#); [Whistleblower@usdoj.gov](#); [criminal.division@usdoj.gov](#); [jgrover@legalhelp.com](#); [contact@floridajqc.com](#); [letters@jacksonville.com](#); [news@wln.org](#); [cnnpressroom@cnn.com](#); [contact@nbcnews.com](#); [news@cbsnews.com](#); [abcnews@abc.com](#); [public@nytimes.com](#); [feedback@washpost.com](#); [pr@reuters.com](#); [news@bloomberg.net](#); [news@forbes.com](#); [usatodaynews@usatoday.com](#); [wsjcontact@wsj.com](#); [tips@huffpost.com](#); [msnbc.press@nbcuni.com](#)
Subject: Assunto: Declaração Oficial – Moção protocolada na Justiça Federal dos EUA
Date: Thursday, July 24, 2025 10:53:44 AM
Attachments: [image014.png](#)
 [image015.png](#)

Prezado Sr. Juliano Galisi,

Agradeço seu contato.

Inicialmente, ressalto que minha decisão de protocolar a recente moção junto à Justiça Federal dos Estados Unidos não possui qualquer relação com meu passado judicial, tampouco visa promoção pessoal ou embate ideológico. Trata-se de um ato de consciência — juridicamente embasado — que visa expor condutas graves à luz das leis internacionais, tratados multilaterais e normas constitucionais americanas.

Lamento profundamente que veículos como o Poder360 tenham tentado desvirtuar o objetivo da ação, distorcendo seu conteúdo e buscando desqualificar sua legitimidade por meio de ataques pessoais. Tal postura desvia a atenção do essencial: o conteúdo jurídico dos fatos alegados.

É importante esclarecer: minha condenação anterior segue sendo contestada judicialmente, com base em novas provas documentais e testemunhais. Tenho exercido meu direito constitucional de buscar a verdade e reparar o que acredito ser uma grave injustiça. Essa trajetória, longe de me silenciar, foi justamente o que me impulsionou a estudar a lei e a criar a plataforma Legal Help 4 You LLC, para que outros não sofram calados o que sofri. Continuo lutando, tanto pelo meu caso, quanto por um sistema mais justo e acessível.

Mas há algo ainda mais profundo que precisa ser dito.

É lamentável observar o mundo se perder moralmente, espiritualmente e socialmente, enquanto a verdade — dita há milhares de anos — é ignorada como se fosse uma profecia esquecida. A humanidade se encontra desgovernada. Julgamos uns aos outros com rapidez, mas somos lentos para olhar para dentro e reconhecer nossas próprias falhas. Criamos opiniões pessoais como verdades absolutas, e transformamos quem

discorda em inimigo.

Erguemos as mãos aos céus pedindo ajuda a Deus, mas recusamos a mudança. Como esperar por transformação se não estamos dispostos a deixá-la entrar? Como esperar por justiça, se a verdade é sufocada por interesses pessoais, ganância, vaidades e ideologias?

Vi minha petição ser distorcida não por seu conteúdo jurídico, mas por narrativas políticas enviesadas. A mídia — que deveria ser ponte entre a sociedade e a verdade — foi convertida em uma arma perigosa. Muitos veículos deixaram de ser instrumentos de transparência, clareza e cidadania, e se tornaram instrumentos de manipulação e acordos escusos.

Por isso, recebo com cautela qualquer tentativa midiática de tratar esse tema. Não se trata de um ataque à imprensa, mas de um chamado à responsabilidade. Não se combate a mensagem atacando o mensageiro. Não se constrói democracia desinformando o povo.

Se o Estadão deseja, de fato, promover uma cobertura justa, ética e equilibrada — baseada na análise jurídica da moção e não em especulações sensacionalistas — estou aberto ao diálogo. Mas reservo-me o direito de não contribuir com veículos que distorçam verdades ou desrespeitem o sagrado papel que a informação exerce numa sociedade livre.

Fico à disposição para esclarecimentos, desde que sob esse compromisso.

Atenciosamente,
Rogerio Scotton
Legal Help 4 You LLC
legalhelp4youllc@gmail.com

Subject: Official Statement – Motion Filed in U.S. Federal Court

Dear Mr. Juliano Galisi,

Thank you for reaching out.

To begin, I must clarify that my decision to file the recent motion in the U.S. Federal Court has no connection to my past legal history, nor is it intended for personal

promotion or ideological confrontation. It is a conscious, legally grounded act aimed at exposing serious misconduct in light of international law, multilateral treaties, and U.S. constitutional principles.

It deeply saddens me to see outlets such as Poder360 attempting to distort the intent of the motion, misrepresenting its contents, and seeking to discredit it through personal attacks. This behavior distracts from what truly matters: the legal merits of the claims presented.

Let me be clear: my prior conviction remains under active judicial challenge, supported by newly discovered evidence and witness testimony. I have exercised my constitutional right to pursue the truth and to correct what I believe was a profound miscarriage of justice. In fact, that experience is precisely what led me to study the law and to found Legal Help 4 You LLC — so that others would not be left defenseless in the face of injustice. I continue to fight, both for myself and for a legal system that serves the people, not the powerful.

But there is something even deeper that must be said.

It is tragic to witness our world drifting morally, spiritually, and socially — while ancient truths, told thousands of years ago, are dismissed like forgotten prophecies. Humanity today is adrift. We rush to judge others, but hesitate to reflect inward. We elevate personal opinion as if it were divine law, and treat those who disagree as enemies.

We raise our hands to heaven asking God for help, but we refuse to change. How can transformation occur if we reject it at the door? How can we seek justice if truth is constantly buried beneath ego, greed, and ideology?

I've watched my motion be distorted — not based on its legal foundation, but through politically motivated narratives. The press, which should act as a bridge between society and truth, has sadly become a weapon. Many media outlets are no longer vehicles of transparency and citizenship, but of manipulation and backdoor deals.

That is why I approach media engagement with great caution. This is not an attack on journalism — it is a call for responsibility. You do not defeat a message by attacking the messenger. Democracy cannot flourish when truth is suppressed by self-interest.

If Estadão is sincerely committed to publishing fair, ethical, and balanced coverage — focused on the legal facts of the motion, and not on recycled personal smears — then I

am open to dialogue. But I reserve the right to decline interviews with any outlet that distorts the truth or disregards the vital role that honest information plays in a free society.

I remain available for clarification, under that commitment.

Sincerely,
Rogerio Scotton
Legal Help 4 You LLC
legalhelp4youllc@gmail.com



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To: Legal Help LLC <info@legalhelp4y.com>
Subject: FW: New message for Legal Help 4 You

Please provide this to Mr. Scotton



Rogerio Scotton

PHONE: (561) 878-9005



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Kwai

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Conversation Summary:

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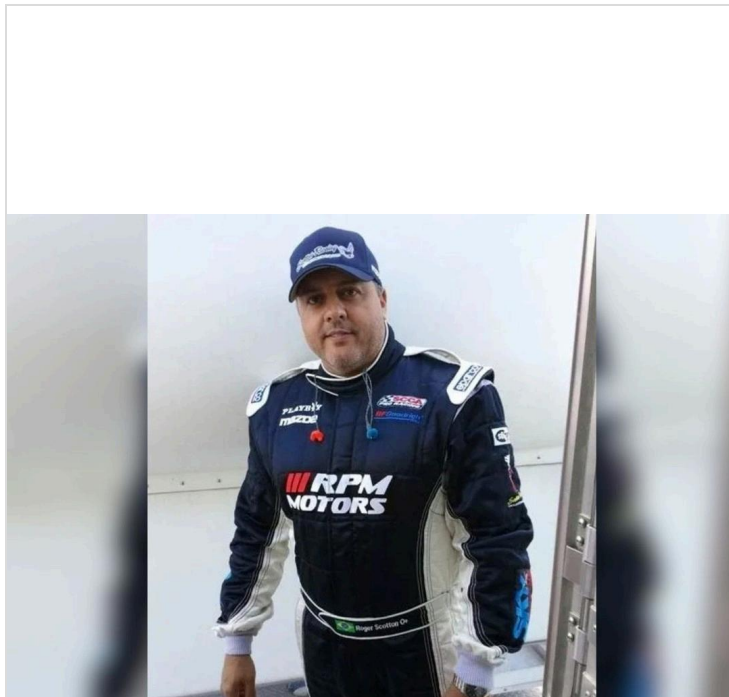
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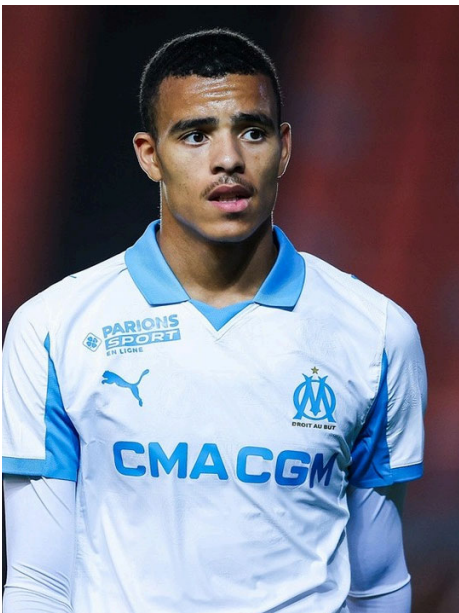
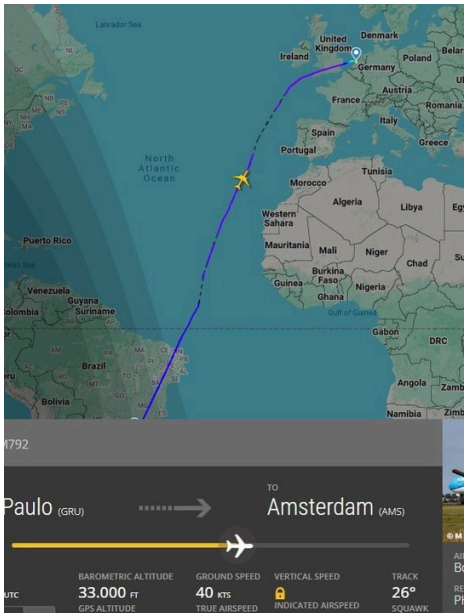
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