

**From:** [Roger Scotton](#)  
**To:** [curtis@morrisshieldsleblanc.com](#); [tjmarble@yaoo.com](#); [Marcio Sales](#)  
**Cc:** [letters@jacksonville.com](#); [news@wlrn.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](#); [us.press@theguardian.com](#); [tips@nypost.com](#); [news@thedailybeast.com](#); [politico@politico.com](#); [editor@consumer.org](#); [info@propublica.org](#); [press@cfpb.gov](#); [acap@floridabar.org](#)  
**Subject:** RE: Formal Notice of Misconduct Concerns and Delivery of Documents – Marcio Sousa Sales v. Antonio de Andrade  
**Date:** Friday, July 11, 2025 2:01:00 PM  
**Attachments:** [image003.png](#)  
[SUPPLEMENTAL ADDENDUM.pdf](#)  
[image002.png](#)

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Dear Mr. de Andrade and Attorney LeBlanc,

Please be advised that the enclosed Supplemental Addendum to the Amicus Brief has been served upon you as required by law. This document expands upon prior filings and includes a formal Notice of Material Misrepresentation pursuant to Rule 1.540(b), citing fraudulent representations made to the Court and orders entered based on those falsehoods.

While Legal Help 4 You LLC is not a law firm and does not represent parties in a legal capacity, we operate fully within our rights as a public interest entity and constitutional advocacy group. That said, we do have licensed attorneys on standby who are prepared to enter the record and take appropriate legal action if this misconduct escalates or if further violations of due process occur. We have every legal and moral right to act in defense of constitutional values and assist those whose voices are being suppressed under color of authority. Let this email make one thing absolutely clear:

We are the eyes of the people and the voice for justice.

Legal Help 4 You will not sit in silence while courtrooms are used to violate constitutional rights and intimidate those without lawyers.

We will continue to file, speak, and expose — within the four corners of the Constitution — every instance where misconduct or abuse of authority appears.

The motion for sanctions previously filed by your predecessor, Mr. Brandon Gibson, was dropped only after the fraud was exposed. That pattern is now being repeated. The record will reflect that every time due process is violated, we will respond lawfully, transparently, and publicly.

Our goal is not retaliation — it is accountability and equal access to justice. Every citizen has the right to be heard, to be treated fairly, and to demand judicial integrity. That is not a political statement; it is the mandate of the law.

We respectfully ask that you and your client review the attached filing carefully. Should any further retaliatory steps be attempted — including motions for sanctions, backdoor hearings, or improper communications with the court — they will be added to the record and addressed accordingly.

Respectfully,

Rogério Scotton

On behalf of the public interest division of



**Rogério Scotton-Co Owner/Director**

**Legal Help 4 You**

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**Boca Raton, FL 33432**

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**From:** Rogério Scotton

**Sent:** Friday, July 11, 2025 1:32 AM

**To:** [curtis@morrisshieldsleblanc.com](mailto:curtis@morrisshieldsleblanc.com)

**Cc:** [letters@jacksonville.com](mailto:letters@jacksonville.com); [news@wlrn.org](mailto:news@wlrn.org); [cnnpressroom@cnn.com](mailto:cnnpressroom@cnn.com); [contact@nbcnews.com](mailto:contact@nbcnews.com); [news@cbsnews.com](mailto:news@cbsnews.com); [abcnews@abc.com](mailto:abcnews@abc.com); [public@nytimes.com](mailto:public@nytimes.com); [feedback@washpost.com](mailto:feedback@washpost.com); [pr@reuters.com](mailto:pr@reuters.com); [news@bloomberg.net](mailto:news@bloomberg.net); [news@forbes.com](mailto:news@forbes.com); [usatodaynews@usatoday.com](mailto:usatodaynews@usatoday.com); [wsjcontact@wsj.com](mailto:wsjcontact@wsj.com); [tips@huffpost.com](mailto:tips@huffpost.com); [msnbc.press@nbcuni.com](mailto:msnbc.press@nbcuni.com); [us.press@theguardian.com](mailto:us.press@theguardian.com); [tips@nypost.com](mailto:tips@nypost.com); [news@thedailybeast.com](mailto:news@thedailybeast.com); [politico@politico.com](mailto:politico@politico.com); [editor@consumer.org](mailto:editor@consumer.org); [info@propublica.org](mailto:info@propublica.org); [press@cfpb.gov](mailto:press@cfpb.gov); [acap@floridabar.org](mailto:acap@floridabar.org)

**Subject:** Formal Notice of Misconduct Concerns and Delivery of Documents – Marcio Sousa Sales v. Antonio de Andrade

To: Curtis LeBlanc

Cc: Florida Bar Complaints Division; Media Contacts

From: Rogerio Scotton – Concerned Citizen and Paralegal Support

Date: July 11 2025

Mr. LeBlanc,

Attached please find the formal court filings prepared by Mr. Marcio Sousa Sales and submitted to the court today, as well as a forthcoming Florida Bar complaint and related public communications now shared with multiple media outlets.

Let me be clear, since your actions thus far demonstrate either gross negligence or willful misconduct. You were already provided a thorough explanation of the judicial history in this matter. The prior judgment was entered against the wrong party – a man who neither owned nor operated the LLC involved. And yet, you now follow in the footsteps of the previous attorney, Mr. Brandon Gibson, who is already under investigation for similar behavior, by submitting an equally reckless and deceptive motion for sanctions.

Your § 57.105 Safe Harbor letter not only misrepresents the procedural posture of the case, but boldly attempts to intimidate Mr. Sales into withdrawing a meritorious constitutional claim for damages. You claim his current suit is merely a rehash of a past case. That is demonstrably false. The current suit is an entirely new action against your client for initiating a defective lawsuit, suing the wrong party, and triggering a chain of due process violations which resulted in profound financial and reputational harm.

Let me remind you: the judgment entered in case 2023SC011007 was obtained not only against the wrong party, but during a trial in which Mr. Marcio Sousa Sales was not the person who appeared, nor the one involved with the garage. The individual who was trialed was his son, and the presiding judge even admitted on record that he held the father liable “because he received payments on behalf of the LLC.” That judicial statement alone confirms a blatant constitutional violation: no person should be held liable in a civil trial without being properly served, joined, and given the opportunity to defend himself under due process.

See:

Caprio v. State, 837 So. 2d 507 (Fla. 4th DCA 2003) – “[A] judgment entered against a person who was never made a party to the action is void.”

Ratliff v. Bucher, 674 So. 2d 784 (Fla. 1st DCA 1996) – "Service of process is essential to jurisdiction and due process."

Fla. Stat. § 605.0304(1)(a) – "[A] member or manager is not personally liable, directly or indirectly, for a debt, obligation, or other liability of the company."

You know this. You've read the law. And yet, you deliberately chose to submit a motion and threatening letter mischaracterizing the new lawsuit, ignoring the procedural misconduct that plagued the prior action, and attempting to extort a withdrawal based on threats of sanctions.

Your client, Antonio de Andrade, initiated this mess. He sued the wrong party, misled the court, and reaped the benefit of a void judgment. Now, instead of advising him to resolve the matter responsibly, you've aligned yourself with tactics that echo fraud upon the court. And for what? To pay your office rent? To appear powerful before a paying client?

Mr. Marcio has already informed you that he will not surrender his constitutional rights to appease any threats – not from you, not from anyone. If your hope is to intimidate a pro se litigant into silence, you've picked the wrong person. He is prepared to litigate this matter all the way to the Florida Supreme Court, if needed. Or federal Court for that matter.

We, as citizens concerned with systemic legal abuse, will not stop exposing these patterns. Your actions are now the subject of public interest. A blog post and press release are being distributed under Legal Help 4 You, documenting this incident and naming you specifically for your participation in what we believe to be unethical conduct. You are already on "Strike Two." A formal Florida Bar complaint is being filed this week. And more may follow.

<https://legalhelp4y.com/legal-h4y-blog/f/%F0%9F%9A%A8-%E2%80%9Cthe-retainer-parade%E2%80%9D>

Respectfully,



**Roger Scotton-Co Owner/Director**  
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