IN THE CIRCUIT COURT, EIGHTEENTH JUDICIAL CIRCUIT, IN AND FOR BREVARD COUNTY, FLORIDA

05-2012-CF-035387 NADD-

CASE NO.: -05-2009-CF-035337-AXXX-XX

STATE OF FLORIDA,

Plaintiff,

VS.

ORIGINAL

BRANDON BRADLEY,

Defendant.

TRANSCRIPT OF DIGITALLY RECORDED 2 INITIAL APPEARANCE

The transcript of the Digitally Recorded Initial Appearance held in the above-styled cause at the Brevard County Jail, Sharpes, Florida, on the 4th day of April, 2012.

> RYAN REPORTING REGISTERED PROFESSIONAL REPORTERS

1670 S. FISKE BOULEVARD (321) 636-4450

ROCKLEDGE, FLORIDA 32955 FAX: (321) 633-0972

RYAN REPORTING Case # 05-2012-CF-035337-AXXX-XX

APPEARANCES

UNIDENTIFIED, ESQUIRE Assistant State Attorney 2725 Judge Fran Jamieson Way Building D Viera, FL 32940

Appearing for the Plaintiff

UNIDENTIFIED, ESQUIRE
Assistant Public Defender
2725 Judge Fran Jamieson Way
Building E
Viera, FL 32940

Appearing for the Defendant

RYAN REPORTING

PROCEEDINGS

THE COURT: Brandon Lee Bradley.

UNIDENTIFIED SPEAKER: Your Honor, per instructions of --

THE COURT: This is the other matter?

UNIDENTIFIED SPEAKER: -- J. Randall Moore and our office, we waive his presence today. We believe he's in another county. The indictment having been returned, we would ask for a plea of not guilty to be entered. Ten days to attack the sufficiency of the indictment, and set his next Court date.

UNIDENTIFIED SPEAKER: And we obviously request no bond.

THE COURT: This is the matter of the State of
Florida versus Brandon Lee Bradley. Count 1, firstdegree premeditated homicide. Count 2, Count 3,
robbery. Count 5, fleeing or attempting to elude, high
speed. And Count 6, resisting with violence.

Defendant's been charged by indictment. We're now having an arraignment of the Defendant on each and every charge which is indicted by the Grand Jury.

Defendant represented by the Public Defender.

UNIDENTIFIED SPEAKER: And the State is seeking the death penalty in the murder case.

THE COURT: Through Counsel, Defendant pleads not RYAN REPORTING

1 | guilty.

UNIDENTIFIED SPEAKER: Yes.

THE COURT: Counsel reserve the right to attack the legal sufficiency of the indictment. Defendant is not present in person, but will be advised through counsel, these are very serious charges. Consequences are very serious. To discuss this matter only with counsel.

You filed papers in this matter, Mr. Smith, so that parties will be on proper notice should they approach the Defendant to speak only with his counsel?

UNIDENTIFIED SPEAKER: We have, Your Honor.

THE COURT: The bond in each and every Count in the indictment will be no bond. On account of the serious nature of the offense, on account of the serious consequences the Defendant may be faced with and on account that it's the only possible means to protect the life and innocent members of the public. Bond will be no bond in each and every Count.

* * * * *

(The audio proceedings were concluded)

* * * * *

CERTIFICATE

STATE OF FLORIDA)
COUNTY OF BREVARD)

I, Sheryl J. Dixon, Transcriptionist and Notary Public, do hereby certify that I was authorized to and did transcribe the foregoing proceedings via a digital recording; that the transcript is a true and correct transcription to the best of my ability.

I further certify that I am not a relative, employee, attorney or counsel of any of the parties, nor am I a relative or employee of any of the parties' attorney or counsel connected with the action, nor am I financially interested in the action.

DATED this 26th day of September, 2014.

Sheryl J. Dixon

Transcriptionist Notary Public - State of Florida My Commission Number EE864441 Expires May 5, 2017

The foregoing certification of this transcript does not apply to any reproduction of the same by any means unless under the direct control and/or discretion of the certifying transcriptionist.