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

STATE OF FLORIDA, Plaintiff,

CASE NUMBER: 052012CF035337AXXXXX

VS.

BRANDON LEE BRADLEY, Defendant.

NOTICE OF INTENT TO OFFER EVIDENCE OF OTHER CRIMINAL OFFENSES (William's Rule Evidence)

The State of Florida, pursuant to Section 90.404(2)(d), Florida Statutes, does hereby declare its intention to offer evidence of other criminal offenses (commonly referred to as "William's Rule evidence") in the above styled cause. The State intends to introduce the following evidence for non-propensity purposes, including demonstrating the Defendant's motive, opportunity, intent, preparation, plan, knowledge, identity, absence of mistake or accident, or other relevant issue(s):

- 1. The defendant on a regular basis sold crack cocaine to Robert Marks during 2011 and into 2012.
- 2. Between November 2011 and March 2012 Robert Marks sold a firearm (the murder weapon in this case) to the defendant for \$80.00-\$100.00 worth of crack cocaine and approximately \$80.00 in cash
- 3. The above evidence is relevant to prove intent, preparation, plan, identity, and is inextricably intertwined.
- 4. On March 6, 2012, the defendant did enter the garage portion of the dwelling located at 4075 Janewood Lane, Melbourne, Florida.
- 5. The evidence in paragraph 4 is relevant to prove knowledge, identity, absence of mistake or accident, and is inextricably intertwined.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by

E-MAIL to OFFICE OF THE PUBLIC DEFENDER - FELONY, Attorney for Defendant, at BREVARDFELONY@PD18.NET this 14th day of February, 2014.

PHIL ARCHER STATE ATTORNEY

> E-Signed by Thomas J. Brown @ ERIFY authenticity with eSign Deskto

BY: THOMAS J. BROWN

ASSISTANT STATE ATTORNEY

FLORIDA BAR NO. 910295

2725 JUDGE FRAN JAMIESON WAY, BLDG D

VIERA, FL 32940

(321) 617-7510

Eservice: BrevFelony@sa18.state.fl.us