

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

STATE OF FLORIDA,
Plaintiff,

CASE NO. 052012CF035337AXXXXX

vs.

BRANDON LEE BRADLEY,
Defendant.

AMENDED
MOTION TO REQUIRE DEFENDANT TO PRODUCE EXPERT'S FILES

COMES NOW, the State Attorney for the Eighteenth Judicial Circuit, by and through the undersigned Assistant State Attorney, and moves this Honorable Court for an order requiring the defendant to produce its defense experts' files, and in support thereof states as follows:

1) The Defendant, BRANDON BRADLEY, has been indicted in the instant case and charged with the following crimes:

- Ct 1: First Degree Premeditated Murder of a Law Enforcement Officer with Firearm;
- Ct 3: Robbery;
- Ct 5: Fleeing or Attempting to Elude, High Speed or Wanton Disregard;
- Ct 6: Resisting an Officer With Violence.

2) On December 9, 2013 the Defendant filed a "Defendant's Witness List" listing two potential expert witnesses the defense expects to call in this matter: Susan M. Skolly-Danziger, a forensic toxicologist, and Jacquelyn Olander, a psychologist. Copies of the reports prepared by each expert were also provided detailing their conclusions/diagnosis based on their examinations of the defendant and related materials.

3) On December 17, 2013, defense counsel advised undersigned counsel that such experts could be expected to testify in both the guilt and penalty phases of the trial.

4) On January 9, 2014, the Defendant filed a "Disclosure To The State" listing two additional expert witnesses the defense expects to call in this matter: Mark Herbst, M.D.PhD., a Neuroradiologist, and Joseph C. Wu, M.D., a psychiatrist.

5) In order for the State's experts to properly prepare for their testimony in this matter, they would need to review the tests, test results and other materials relied upon by the defense experts to form their conclusions/diagnosis.

6) Such materials are not available to the State from any other source.

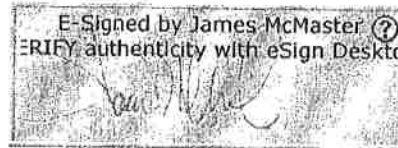
WHEREFORE, the State respectfully requests that this court enter an order requiring the defendant's experts to produce copies of their file materials for review by the State's experts.

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 16th day of January, 2014.

PHIL ARCHER
STATE ATTORNEY

BY:



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