

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 13-CV-22196-WILLIAMS

ALEXANDER S. BRADLEY,

Plaintiff,

v.

AARON HERNANDEZ,

Defendant.

**DEFENDANT'S LIST OF FACT WITNESSES**

The Defendant, Aaron Hernandez, through his undersigned counsel and pursuant to this Courts' Order of June 14, 2014 [DE 33] and without waiver of his rights and privileges under the Fifth Amendment to the United States Constitution, submits the following list of potential fact witnesses:

1. Alexander S. Bradley.
2. Aaron Hernandez
3. All persons to whom Mr. Bradley made contemporaneous statements as to the facts and circumstances of the alleged incident at issue, including investigating officers, EMT technicians, employees of John Deere business, and medical personnel (see below).
4. Investigating police officers for the Palm Beach Sheriff's Office:
  - (a) D/S Ostein – responded to scene of incident
  - (b) D/S Lubinski - responded to scene of incident
  - (c) Detective Frenc - assisted in investigation at scene of incident
  - (d) Detective K. Smith - lead investigating detective at scene of incident
  - (e) D.S. Bechtel - responded to St. Mary's Hospital

5. Kevin S. Riddle - employee of John Deere.
6. Mingle Blake - employee of John Deere.
7. Records custodians in Connecticut as to Michael Bradley convictions.
8. Records custodians of Palm Beach Sheriffs' Office.
9. Records custodians at St. Mary's Hospital.

Respectfully Submitted,

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By: /s/ Stephen B. Gillman

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**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on July 29, 2014, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF on the persons on the below service list.

/s/ Stephen B. Gillman  
of counsel

**SERVICE LIST**

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