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T SMITHER BRAND UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 13-cv-22196-WILLIAMS

ALEXANDER S. BRADLEY,

Plaintiff,

vs.

AARON HERNANDEZ,

Defendant.

PLAINTHFF'S LIST OF FACT WITNESSES

COMES NOW the Plaintiff, APEXANDER S. BRADLEY, by and through his

undersigned counsel, and pursuant to this courts' Order of June 14th, 2014, respectfully submits

the following list of his fact witnesses as follows:

1. Alexander S. Bradley - the Plaintiff herein.

2. Aaron Hernandez - the Defendant

Other occupants of the vehicle - contact information presently unknown. 3.

- the contraction (e) BRAND Con 4. Investigating police officers for the Palm Beach Sheriff's Office:
 - D/S Ostein responded to scene of incident
 - D/S Lubinski responded to scene of incident
 - Detective Frenc assisted in investigation at scene of incident
 - Detective K. Smith lead investigating detective at scene of incident

D.S. Bechtel - responded to St. Mary's Hospital

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- 5. Kevin S. Riddle - according to Palm Beach Sheriff's Office report was an employee of ph PAND Com John Deere near the scene of the incident who reported a gunshot. According to police report, also spoke with the Plaintiff at the scene of the incident.
- 6. Mingle Blake - employee of John Deere who was at the scene of the incident.
- 7. Dr. Richard Kaplan - performed surgery on the Plaintiff at St. Mary's Hospital
- 8. Dr. Michael Connor - performed surgery on the Plaintiff at St. Mary's Hospital
- 9. Dr. Richard Shugarman - ophthalmologist who saw Plaintiff at St. Mary's Hospital
- Dr. Claude Oster, D.Q. saw the Plaintiff at St. Mary's Hospital 10.

In accordance with the Courts' Order of June 14th, 2014, the Plaintiff will supplement this list within ten (10) days of learning of any new witnesses.

I HEREBY CERTIFY that on July 29,2014, I electronically filed the foregoing document with the Clerk of court using CM/ECF. I also certify that the foregoing document is being served this day on all counsel of record or pro se parties identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF, or in some other authorized manner for those counsel or parties who are not authorized to receive the asmine BRAMD Con electronically Notices of Electronic Filing.

By: /s/ Andrew L. Waks, Esq. ANDREW L. WAKS, ESQ. FBN: 241350

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SERVICE LIST

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v-2. it is proposed in the second se Stephen B. Gillman, Esq. SHUTTS & BOWEN LLP 201 S. Biscayne Blvd., Suite 1500 Miami, FL 33131 Tel: (305) 358-6300 Fax: (305) 381-9982 Counsel for Defendant