

ORIGINAL

STATE OF SOUTH CAROLINA

In The Court of Appeals

APPEAL FROM BARNWELL COUNTY

Edgar W. Dickson, Circuit Court Judge

RECEIVED

MAR 06 2013

SC Court of Appeals

THE STATE,

RESPONDENT,

V.

BILL BRELAND (AKA BREELAND),

APPELLANT

APPELLATE CASE NO. 2014-001330

RECORD ON APPEAL

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1 STATE OF SOUTH CAROLINA

CIRCUIT COURT
2014-GS-06-00107

2 COUNTY OF BARNWELL

3

4

5 STATE OF SOUTH CAROLINA,

6 -vs-

TRANSCRIPT OF RECORD

7 BILL BREELAND,
Defendant.

8

9

10 Heard on Tuesday, May 27, 2014

11 Barnwell, South Carolina

12

13 BEFORE:

14 THE HONORABLE EDGAR W. DICKSON

15

16 APPEARANCES:

17 Counsel on Behalf of the State:
Susanna M. Ringler, Esq.

18

19 Counsel on Behalf of the Defendant:
Laura A. McCann, Esq.

20

21

22

23 Cheri L. Young, RPR
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25

EXHIBIT INDEX

(NO EXHIBITS IDENTIFIED/INTRODUCED.)

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1 ON TUESDAY, MAY 27, 2014 AT 12:14 P.M.:

2 MS. RINGLER: Bill Breeland.

3 (Defendant placed under oath.)

4 THE COURT: Ms. Ringler?

5 MS. RINGLER: Thank you, Your Honor.

6 We have State versus Bill Breeland, Indictment
7 2014-GS-06-107. His name, I'm not sure -- I believe
8 Breeland with two Es is the correct spelling but the
9 paperwork has it with one E so I had the two Es as an AKA,
10 Your Honor, on this one.

11 THE COURT: Okay.

12 MS. RINGLER: But he was originally charged with
13 and is pleading to attempted murder. He has some other
14 shopliftings and a CDV charge that we will be dismissing
15 as part of this plea.

16 The victim in this case is in the front row, Your
17 Honor -- or the second row, Your Honor, Ms. Katrina
18 Breeland, the Defendant's wife is here, Your Honor. And
19 if she's capable -- she seems upset at the moment. I'm
20 not sure if she's going to be able to address the Court,
21 but she is here, Your Honor.

22 THE COURT: If she decides she wishes to address
23 the Court that will be fine.

24 MS. RINGLER: I think, and when we get to that
25 point, we'll check with her, Your Honor. I'm not sure

1 she'll be able to, Your Honor.

2 THE COURT: All right.

3 MS. RINGLER: His prior record, are you ready for
4 it now?

5 THE COURT: You can go ahead and give it to me now.

6 MS. RINGLER: Okay. He has a 2000, criminal
7 domestic violence.

8 2003, criminal domestic violence second offense.

9 2003, criminal domestic violence first offense. 2003,
10 criminal domestic violence third or subsequent, and an
11 ABHAN. 2003, malicious injury to personal property.

12 2009, public disorderly conduct. 2009, simple
13 assault.

14 And that would be his record, Your Honor. Oh, I'm
15 sorry.

16 He has a 2013 shoplifting. 2013, shoplifting.

17 MS. McCANN: Your Honor, for the record the 2009
18 simple assault he denies. He does admit everything else.

19 THE COURT: Okay. And Ms. McCann, you represent
20 Mr. Breeland?

21 MS. McCANN: I do, Your Honor.

22 MS. RINGLER: I'm sorry, Your Honor.

23 THE COURT: Not -- that's okay. Ms. Ringler, I was
24 asking her a question. Okay?

25 And does he indeed spell his last name with two

1 Es?

2 THE DEFENDANT: Yeah. Yes, sir.

3 THE COURT: Okay. All right. And Ms. McCann, you
4 have had an opportunity to sit down and meet with him and
5 go over the evidence the State has against him regarding
6 this charge?

7 MS. McCANN: I have, Your Honor.

8 THE COURT: And he is pleading guilty to attempted
9 murder?

10 MS. McCANN: He is, Your Honor.

11 THE COURT: And he's facing up to 30 years in jail.

12 MS. McCANN: Yes, sir, he is.

13 THE COURT: You have gone over with him his
14 constitutional rights?

15 MS. McCANN: I have.

16 THE COURT: Do you believe he has understood
17 everything that you've told him?

18 MS. McCANN: Absolutely, Your Honor.

19 THE COURT: Okay. At some point he indicated to
20 you that he wished to plead guilty to this charge?

21 MS. McCANN: Yes, sir.

22 THE COURT: Okay. And is there any kind of
23 recommendation from the State?

24 MS. RINGLER: No, Your Honor.

25 THE COURT: No recommendation. Okay. And he is

1 pleading guilty without any recommendation; is that
2 correct?

3 MS. McCANN: Yes, sir, Your Honor.

4 THE COURT: And you believe it's in his best
5 interests to do so?

6 MS. McCANN: Yes, sir.

7 THE COURT: Okay. Mr. Breeland, my sentencing
8 sheet indicates that you're 31; is that correct?

9 THE DEFENDANT: Yes, sir.

10 THE COURT: Okay. How far did you go in school?

11 THE DEFENDANT: Ninth grade.

12 THE COURT: And what school were you attending when
13 you stopped?

14 THE DEFENDANT: Denmark-Olar.

15 THE COURT: Okay. And why did you stop?

16 THE DEFENDANT: (Don't know.)

17 THE COURT: You just got tired of it?

18 THE DEFENDANT: Essentially.

19 THE COURT: All right, sir. Have you ever gotten
20 your GED?

21 THE DEFENDANT: No, sir.

22 THE COURT: Do you have any kind of learning
23 disabilities?

24 THE DEFENDANT: Learning? No, sir.

25 THE COURT: Okay. All right, sir. Have you ever

1 been treated for any mental health issues?

2 THE DEFENDANT: Yes, sir.

3 THE COURT: Are you presently being treated for any
4 mental health issues?

5 THE DEFENDANT: Now. Yes, sir.

6 THE COURT: You're taking medication?

7 THE DEFENDANT: Yes, sir.

8 THE COURT: Do you mind telling me what it's for?

9 THE DEFENDANT: Depression and schizophrenia.

10 MS. McCANN: Paranoid schizophrenia.

11 THE COURT: Okay. And you took your medication
12 today?

13 THE DEFENDANT: Yes, sir.

14 THE COURT: All right. Are you under the influence
15 of any alcohol or illegal drugs today?

16 THE DEFENDANT: No, sir.

17 THE COURT: Does the medication that you take
18 affect your ability to understand what you're doing here
19 today?

20 THE DEFENDANT: Yes, sir.

21 THE COURT: Oh, it does?

22 THE DEFENDANT: (Conferring with counsel.)

23 MS. McCANN: Tell him that.

24 THE DEFENDANT: No, not right now. No, sir.

25 THE COURT: Not right now. You say you do

1 understand.

2 THE DEFENDANT: Yes, sir.

3 THE COURT: You took the medicine, you understand
4 what you're doing here?

5 THE DEFENDANT: Yes, sir.

6 THE COURT: Okay. Now I'm told that you're
7 pleading guilty to an attempted murder charge.

8 THE DEFENDANT: Yes, sir.

9 THE COURT: Is that correct?

10 THE DEFENDANT: Yes, sir.

11 THE COURT: Has anybody promised you anything or
12 threatened you in any way to get you to plead guilty here
13 today?

14 THE DEFENDANT: No, sir.

15 THE COURT: Okay. You're doing this freely and
16 voluntarily?

17 THE DEFENDANT: Yes, sir.

18 THE COURT: Now, Ms. McCann indicated that she had
19 met with you and gone over the evidence that the State has
20 against you regarding this charge; is that correct?

21 THE DEFENDANT: Yes, sir.

22 THE COURT: Okay. She says she also told you
23 about, explained your constitutional rights to you.

24 THE DEFENDANT: Yes, sir.

25 THE COURT: Did you understand everything she told

1 you?

2 THE DEFENDANT: Yes, sir.

3 THE COURT: Okay. Are you satisfied with her
4 services as your attorney?

5 THE DEFENDANT: Yes, sir.

6 THE COURT: Do you need any more time to talk with
7 her?

8 THE DEFENDANT: No, sir.

9 THE COURT: Do you want a jury trial on this
10 charge?

11 THE DEFENDANT: No, sir.

12 THE COURT: Do you understand you have the right to
13 remain silent but you give up that right if you plead
14 guilty because you have to admit you are guilty of this
15 charge?

16 THE DEFENDANT: Yes, sir.

17 THE COURT: Okay. Do you still want to go forward
18 with a guilty plea?

19 THE DEFENDANT: Yes, sir.

20 THE COURT: Ms. Ringler, do you want to tell me
21 what happened?

22 MS. RINGLER: Yes, Your Honor.

23 This was on the early morning -- in the early
24 morning hours of January 5th, 2014. The victim in this
25 case, Ms. Katrina Breeland, she was leaving. She actually

1 had moved back in with her folks at Latrell Apartments in
2 Barnwell, South Carolina.

3 She was leaving that residence in the early morning
4 hours to go to school. She took the Local Motion bus here
5 in town, Your Honor. And so the bus had just kind of
6 pulled up into the cul-de-sac in front of her building.

7 As she left the building to walk towards the bus,
8 the Defendant came around the bush on the side of the
9 building. He had a knife with him. He then began to
10 stab the victim repeatedly. He stabbed her in the chest
11 multiple times. One was on her side. I can't remember if
12 it was the right or the left and that punctured her lung..
13 He also stabbed her in the eye and she did lose an eye as
14 a result of that stab wound, Your Honor.

15 She was in critical condition, taken to the
16 hospital but did fortunately survive, Your Honor, and is
17 here today although still suffering from her injuries.

18 The individuals on the bus witnessed the stabbing.
19 There was also video from the bus. The bus was equipped
20 with cameras. And so that would be -- and her father
21 probably saved her life. He came running out of the house
22 with a wrench and chased him off. The Defendant then ran
23 across the street to the Ramblewood Trailer Park where a
24 gentleman was warming up his car. It was a cold January
25 morning, and so he had the keys in the car with the car

1 running. The Defendant hopped in the car and drove to
2 Williston.

3 That's where he was apprehended, in Williston, at
4 that time in the stolen vehicle, actually at the Kent's
5 Korner there in Williston. He had stopped for gas and
6 they were able to apprehend him at that time, Your Honor.

7 THE COURT: Okay.

8 MS. RINGLER: The officer in that case is here.
9 Now -- then Officer, now Investigator Owens. So he is
10 present here as is the victim.

11 THE COURT: Did Ms. Breeland want to address the
12 Court at all? I'll give her another opportunity after I
13 take the plea.

14 MS. RINGLER: I think just a little more time, Your
15 Honor. Thank you.

16 THE COURT: Mr. Breeland, you've heard what the
17 solicitor told me about the circumstances that led to your
18 arrest on this charge?

19 THE DEFENDANT: Yes, sir.

20 THE COURT: Do you agree with what I was told?

21 THE DEFENDANT: Some of it.

22 THE COURT: Okay. Well, the important part is
23 about attacking Ms. Breeland with a knife and stabbing
24 her. Do you agree with that part?

25 THE DEFENDANT: Yes, sir.

1 THE COURT: Okay. All right, sir.

2 The indictment that I have, 2014-GS-6-107, is an
3 indictment for attempted murder, true billed by the grand
4 jury on May 22nd, 2014. The indictment alleges,
5 Mr. Breeland, that you did in Barnwell County on or about
6 January 6, 2014, feloniously, willfully, with the intent
7 to kill -- attempt to kill Katrina Breeland with malice
8 aforethought, either express or implied, in violation of
9 the laws of this state.

10 Do you understand the allegations contained in this
11 indictment?

12 THE DEFENDANT: Yes, sir.

13 THE COURT: How do you plead to the charge of
14 attempted murder?

15 THE DEFENDANT: Guilty.

16 THE COURT: All right. Do you understand that
17 attempted murder is a violent and a most-serious offense?

18 THE DEFENDANT: Yes, sir.

19 THE COURT: And your attorney has explained the
20 strike against you?

21 THE DEFENDANT: Yes, sir.

22 THE COURT: Okay. Do you understand if I accept
23 your guilty plea it will be a conviction on your record?

24 THE DEFENDANT: Yes, sir.

25 THE COURT: Do you understand that there's no

1 recommendation as to sentence?

2 THE DEFENDANT: What that mean?

3 THE COURT: That means nobody has promised you
4 anything what the sentence is going to be; is that
5 correct?

6 THE DEFENDANT: Yes, sir.

7 THE COURT: And you know you're facing up to 30
8 years in jail?

9 THE DEFENDANT: Yes, sir.

10 THE COURT: Okay. You know you got 10 days to
11 appeal my decision?

12 THE DEFENDANT: Yes, sir.

13 THE COURT: Do you want me to accept your guilty
14 plea?

15 THE DEFENDANT: Yes, sir.

16 THE COURT: All right. Mr. Breeland, I find your
17 decision to plead guilty is freely, voluntarily and
18 intelligently made. I find you've had the advice and
19 counsel of a competent lawyer. I find that you're
20 satisfied with the services of your lawyer. I find
21 there's a factual basis for you to plead guilty to this
22 charge. And I will accept your guilty plea to this
23 charge.

24 Now Ms. McCann, before you say anything, I'm going
25 to see if Ms. Breeland wants to say anything one more

1 time.

2 MS. McCANN: Sure.

3 THE COURT: Does -- she doesn't want to come up and
4 say something?

5 VICTIM ADVOCATE: Yes, sir.

6 THE COURT: Okay. If you'd ask her to come on up.
7 (Pause - fooling with inoperable courtroom PA system.)

8 THE COURT: Ms. Breeland, just give us your best
9 shot.

10 MS. K. BREELAND: Okay. Through all of this I had
11 lost an eye. I have a punctured lung. I can't do the
12 activities that I used to do with my kids. I can't
13 work. My medical bills is piling up and it has been
14 denied for Medicaid.

15 I don't really leave the home, like only time I
16 leave the home is to go to the doctor because I'm getting
17 threatening texts on my phone. And it's, you know, I
18 don't want to be in my father house, you know, because it
19 bring back so much memories of that morning that I got
20 stabbed. My daughter have nightmares because she seen
21 it, she witnessed it from beginning to end.

22 I don't know why it happened but it happened. And
23 now I just can't do the things that I used to do. And I
24 would like to see him punished for it.

25 THE COURT: Okay. Thank you, ma'am.

1 MS. K. BREELAND: You're welcome.

2 THE COURT: I appreciate you speaking to me. All
3 right. Ms. Ringler, anything else?

4 MS. RINGLER: Nothing from the State, Your Honor.

5 THE COURT: All right. Ms. McCann?

6 MS. McCANN: Your Honor, naturally I have a few
7 things to say.

8 Mr. Breeland may or may not choose to address the
9 Court. He has family members here and I know his sister
10 wanted to address the Court.

11 Yeah. You'll be able to say something.

12 He is 31 years of age as you know. He told you he
13 quit school in the ninth grade and he has no further
14 education beyond that point.

15 I had the opportunity to meet with his mother. And
16 I have talked to his mother and his sister, Tammy. His
17 mother came to my office and we had a sit-down
18 conversation about Bill and Bill growing up. Bill has
19 always had mental health issues. And while he is with
20 her, he is compliant with mental health medication and
21 going to mental health.

22 She tells me this has been going on with various
23 issues since he was a young boy with ADHD is what they
24 believed initially. He eventually was diagnosed with
25 paranoid schizophrenia and depression.

1 When he's not with Mom there's some complaints.
2 The time of this incident he was not on medication and not
3 attending treatment.

4 He was married to the victim. He has two
5 children. Both are boys. Of course, he does not have
6 custody of them. He's been incarcerated since this
7 incident. He used to work at Amick Farms in Batesburg,
8 but when he is not under medication -- not on medication
9 or under treatment he's not employed.

10 Ms. Ringler informed you this happened about six
11 o'clock in the morning. Katrina was leaving for work.
12 And I know Katrina. I've talked to Katrina. She's been
13 in the office several times with Bill previously. I was
14 kind of surprised this happened because they seemed to be
15 a fairly solid couple.

16 Bill tells me that what happened was was that he
17 found out that she was having an affair, that this
18 infuriated him. And he's going to talk a little bit about
19 that if he chooses to address the Court. He tells me
20 that when he confronted her about the affair that she made
21 taunting comments like "What does it matter, you're going
22 prison anyway," because he had these pending shoplifting
23 charges and charges that Ms. Ringler had referenced
24 earlier. This made him angry.

25 He didn't plan this out. He didn't threaten

1 anybody else or attack anybody else. This was between he
2 and his wife. In his mind he still believes this is just
3 between he and his wife.

4 He grabbed a kitchen knife. He did in fact stab
5 her. He has never denied it. He has always been
6 extremely cooperative with talking to me, keeping in mind
7 he is a paranoid schizophrenic and there was a period of
8 time where we -- it took awhile to develop a relationship
9 with some trust between us.

10 He was angry. He was angry over her behavior and
11 the taunting and he reacted absolutely inappropriately.

12 Out of curiosity, I had contacted -- we had
13 contacted his mental health worker and wanted the mental
14 health worker to come today and confirm the fact that he
15 is carrying these diagnoses and perhaps what some of the
16 symptomology (verbatim). He declined to get involved. He
17 said he's not here for court-related issues.

18 So I looked up online, good old Web MD and
19 Orthopedia and of the symptomologies (verbatim) for
20 paranoid schizophrenic clearly is violence.

21 I think for Bill to be more stable and more safety
22 for the community, he is going to have to have a long-term
23 treatment modality. I believe that treatment compliance
24 while he's with his mother is no problem. He absolutely
25 adores his mother and has got a terrific relationship with

1 her. She is extremely supportive of Bill and understands
2 his struggles.

3 He's been in jail for 130 days. He of course is
4 concerned that he gets credit for that.

5 He knows that he has got to be punished for what he
6 did and he knows he's going to prison today. One thing he
7 requests is that there be a plan kind of for him. Maybe
8 that's not the right word but he would like to see a
9 prison term of about eight years. We've talked about, he
10 says that this would give him time for separation to allow
11 Katrina to heal. Katrina certainly is entitled to some
12 healing time with him away safely.

13 It also allows him for consistent treatment for an
14 extended period of time through the Department of
15 Corrections. It provides punishment for him. It's an
16 85 percent violent offense therefore he will do 82 months
17 of prison time. It provides protection for the
18 community. It provides him an opportunity to get his
19 behavior in order as well as some good old fashioned
20 maturing. It also will provide for two years of community
21 supervision upon release.

22 I've talked to Mr. Graham about what's all involved
23 in that. And we can make it a mandated requirement of
24 treatment for his community supervision release. We can
25 also make a mandate, education, GED, or restraining order

1 which Mr. Breeland has no problem with following.

2 If they fail in any aspect of the order in the
3 community supervision they're automatically revoked for
4 one year at a time, according to Mr. Graham.

5 So I believe that not only will the prison sentence
6 provide some healing for all and treatment, consistent
7 treatment for him but also the community supervision will
8 be a good transition for him.

9 So on behalf of Mr. Breeland we're asking for an
10 eight-year term with specifics in his community
11 supervision, Your Honor, as well as the 130 days credit
12 for time served.

13 I do know that Mr. Breeland would like to talk to
14 you.

15 THE COURT: Okay.

16 MS. McCANN: I do know that he has family members
17 that would like to address the Court.

18 THE COURT: I'll be glad to hear from them.

19 THE DEFENDANT: Like I say, made no contest. I did
20 it. But I did it because I seen her cheating with my own
21 eyes and she treated me like I was nobody. Talked me
22 trashy down like I wasn't even existence. Like I wasn't
23 appear.

24 So basically she broke me down to my heart. She
25 broke me in my heart. That's the only reason why it was

1 like that, but it wasn't no plan like I was going to plan
2 on torture or kill her one that day. It wasn't like
3 that.

4 That's all I got to say.

5 THE COURT: Okay. Thank you, Mr. Breeland.

6 MS. McCANN: Mama, do you want to say something?
7 Would you like to say something? Come to the rail here.

8 THE COURT: Your name please, ma'am?

9 THE MOTHER: Mamie Breeland.

10 THE COURT: And Ms. Breeland, what would you like
11 to tell me?

12 MS. M. BREELAND: Yes, sir, Your Honor.

13 Bill, he's a very nice guy. But he been through so
14 much, even when he was a baby. I had problems with him, a
15 little boy and all. He seen a lot of -- I had abusive
16 husband and he seen that was going on. My husband used to
17 beat me all the time. And I think that's caused a lot to
18 do with it. He thought -- and me and his daddy was
19 separated and I had met another guy, and he was abusive
20 too. But Bill is a, he's a very nice boy and good boy.
21 But, as long as he ain't on his medicine, he do do things
22 like that.

23 THE COURT: Yes, ma'am. Anything else you want to
24 tell me?

25 MS. M. BREELAND: (Shakes head.)

1 THE COURT: Okay. Anything else, Ms. McCann?

2 MS. McCANN: Pardon me?

3 THE COURT: Anything else?

4 MS. McCANN: No, but thank you for asking.

5 THE COURT: All right. When you were talking about
6 the community supervision, what were you asking for in
7 addition?

8 MS. McCANN: Restraining order, mandated mental
9 health treatment.

10 THE COURT: All right. We can stand down for
11 about 10 minutes while I think about this.

12 MS. RINGLER: Yes, sir.

13 THE COURT: We'll take a break.

14 (Break taken at 12:36 P.M. until 12:43 P.M.)

15 THE COURT: All right. We're back on the record
16 with Mr. Breeland.

17 Mr. Breeland, THE SENTENCE OF THIS COURT IS:
18 YOU'RE COMMITTED TO THE STATE DEPARTMENT OF CORRECTIONS
19 FOR A PERIOD OF 20 YEARS. I'LL GIVE YOU CREDIT FOR THE
20 130 DAYS YOU'VE BEEN IN JAIL. WHILE YOU'RE IN JAIL I'M
21 REQUIRING YOU TO GET YOUR GED, COMPLY WITH MENTAL HEALTH
22 TREATMENT, AND UPON YOUR RELEASE YOU ARE TO BE RESTRAINED
23 FROM CONTACTING THE VICTIM.

24 MS. RINGLER: Thank you, Your Honor.

25 MS. McCANN: Thank you, Your Honor.

1 THE COURT: What's next?

2 END OF CASE: 12:45 p.m.

3 ***

4 CERTIFICATE OF REPORTER

5 STATE OF SOUTH CAROLINA)

6 COUNTY OF AIKEN)

7 I, Cheri L. Young, Registered Professional Reporter
8 and Official Court Reporter for the State of South
9 Carolina, Second Circuit-At Large, do hereby certify that
10 the foregoing proceedings were written stenographically by
11 me using computer-aided translation; further, that the
12 foregoing is a true, accurate and complete record, to the
13 best of my skill and ability, of all the proceedings had
14 and evidence introduced in the hearing of the captioned
15 case, relative to appeal, in the Court of General Sessions
16 for Barnwell County, on the 27th day of May, 2014.

17 I do further certify that I am neither of kin,
18 counsel, nor interest to any party hereto.

19 I have hereunder set my hand this 1st day of October,
20 2014.

21
22 

23 Cheri L. Young, RPR
24 Official Court Reporter
25

WITNESSES

Barnwell Police Department
N
Brian Owens

Law Enforcement Case #: C14-01-0046

ARREST WARRANT NUMBER

SMR

2014A0620100009

DOCKET NO. 2014GS0600107

The State of South Carolina
County of Barnwell

COURT OF GENERAL SESSIONS

MAY TERM 2014

THE STATE
VS.

BILL DERESE BRELAND
A.K.A. BILL BRELAND

Jue Bis

ACTION OF GRAND JURY

Cuptal Bald

Foreperson of Grand Jury
Date: May 22, 2014

CDR #: 3410

Indictment for

VERDICT

ATTEMPTED MURDER

§ 16-03-0029(A)

Foreperson of Petit Jury
Date:

J. STROM THURMOND, SOLICITOR

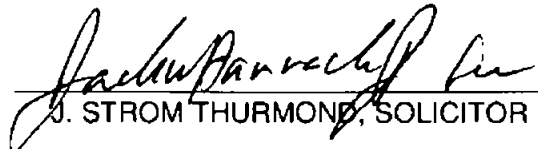
STATE OF SOUTH CAROLINA)
)
COUNTY OF BARNWELL)
)

INDICTMENT FOR
ATTEMPTED MURDER
§ 16-03-0029(A)

At a Court of General Sessions, convened on May 26, 2014, the Grand Jurors of Barnwell County present upon their oath:

That **BILL DERESE BRELAND A.K.A. BILL BREELAND** did in Barnwell on or about January 6, 2014, feloniously, wilfully and the with intent to kill, attempt to kill [REDACTED] with malice aforethought, either expressed or implied. All in violation of Section 16-3-29 of the South Carolina Code of Laws (1976), as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.

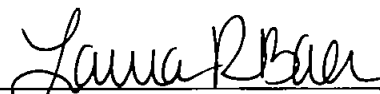


J. STROM THURMOND, SOLICITOR

CERTIFICATE OF COUNSEL FOR APPELLANT

Counsel for appellant certifies that this Record on Appeal contains all material proposed to be included by any of the parties and not any other material and that this Record on Appeal complies to the best of my ability with the April 15, 2014 order from the South Carolina Supreme Court entitled "Revised Order Concerning Personal Identifying Information and Other Sensitive Information in Appellate Court Filings."

March 6, 2015



Laura R. Baer
Appellate Defender

RECEIVED

MAR 06 2015

SC Court of Appeals

South Carolina Commission on Indigent Defense
Division of Appellate Defense
PO Box 11589
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ATTORNEY FOR APPELLANT

STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

RECEIVED

MAR 06 2015

SC Court of Appeals

Appeal from Barnwell County

Edgar W. Dickson, Circuit Court Judge

THE STATE,

RESPONDENT,

V.

BILL BRELAND (AKA BREELAND),

APPELLANT

APPELLATE CASE NO. 2014-001330

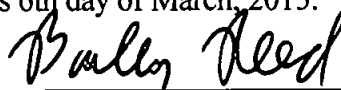
CERTIFICATE OF SERVICE

I certify that a true copy of the Record on Appeal in the above referenced case has been served upon Salley W. Elliott, Esquire, at Rembert Dennis Building, 1000 Assembly Street, Room 519, Columbia, SC 29201 this 6th day of March, 2015.



Brandon Hall
Administrative Specialist

SUBSCRIBED AND SWORN TO before me
this 6th day of March, 2015.

 (L.S.)
Notary Public for South Carolina

My Commission Expires: October 24, 2021