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\mathbf{V}_{ullet}	*		BAL	TIMOI	RE CIT	$\Gamma \mathbf{Y}$	
	*						
EDWARD NERO	*		CASE No. 115141033				
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STATE'S SUPPLEMENTAL DISCLOSURE

Now comes Marilyn J. Mosby, State's Attorney for Baltimore City and, I, Janice L. Bledsoe, Deputy State's Attorney for Baltimore City, and in accordance with Rule 4-263 (h) of the Maryland Rules of Procedure, hereby promptly supplements the State's prior disclosures with the following additional witnesses and/or information:

(2) Statement Disclosure

Materials are attached to this supplemental disclosure Items submitted to counsel, not filed with court.

Respectfully submitted,

Marilyn J. Mosby State's Attorney for Baltimore City

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CERTIFICATE OF SERVICE

I hereby certify that on this 23 day of September, 2015, a copy of the attached STATE'S SUPPLEMENTAL DISCLOSURE, dated September 23, 2015, was mailed to Counsel for Defendant at the following address:

Marc L. Zayon Roland Walker & Marc L. Zayon, P.A. 201 N. Charles Street, Suite 1700 Baltimore, Maryland 21201

Respectfully submitted,

Marilyn J. Mosby

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