REOLD ...

STATE OF MARYLAND

2015 SEP 11 PM 3: 03

IN THE CIRCUIT COURT FOR BALTIMORE CITY

**BRIAN RICE** 

v.

CINCUIT CELE BALTIMOPEACLY CRIMINAL APPEALS UP C

CASE No. 115141035

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:

- (1) Compact Disc: September 11, 2015
  - a. SAO Investigator Notes
  - b. BPD Education and Training Section Documents
  - c. Statement Videos
    - i. Eugene Breen
    - ii. Raymond Fields
    - iii. Trevon Green
    - iv. Aaron Jackson
    - v. Manolo Munoz
    - vi. John Rosenblatt
  - d. Defendant's Training Records

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

I HEREBY CERTIFY that on this 11<sup>th</sup> day of September, 2015, a copy of the foregoing State's Supplemental Disclosure was mailed to the Defendant's Counsel.

Respectfully submitted,

Marilyn J. Mosby

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## <u>SUPPLEMENT TO INDEX OF BATES STAMPED DOCUMENTS</u> <u>September 11, 2015</u>

BPD Education and Training Section Documents.pdf	0013010	0013036
SAO Investigator Notes.pdf	0013037	0013046
		8
Rice Training Records.pdf	R0504	R0509

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