STATE OF MARYLAND

2015 OCT -5 PH 4: 13

IN THE CIRCUIT COURT FOR BALTIMORE CITY

ALICIA WHITE

v.

CASE No. 115141036

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:

(5) CCTV Camera Footage

- a. 2102 1638 Bruce Ct
- b. 2105 1601 Bakbury Ct
- c. 2106 1679 Bakbury Ct
- d. 2107 1678 Mountmor Ct Presbury St
- e. 2111 1679 Vincent Ct Presbury St
- f. 2113 1600 Spray Ct Mount St
- g. 2120 1458 Mountmor Ct

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

Janice I. Bledsoe (#68776)

Deputy State's Attorney

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CERTIFICATE OF SERVICE

I hereby certify that on this 5th day of October, 2015, a copy of the attached STATE'S SUPPLEMENTAL DISCLOSURE, dated October 5, 2015, was mailed to counsel for the defendant at the address below.

Ivan Bates Tony Garcia Bates & Garcia, P.C. 201 N. Charles Street, Suite 1900 Baltimore, Maryland 21201 ivan@batesgarcia.com

Respectfully submitted,

Marilyn J. Mosby

State's Attorney for Baltimore City

John Butler (#113431)

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