**COMMONWEALTH OF KENTUCKY**

**(KENTON) CIRCUIT COURT**

**FOURTH DIVISION**

**CASE NO. XX-CR-XXXX**

**COMMONWEALTH OF KENTUCKY** **PLAINTIFF**

**VS.**

**DEFENDANT DEFENDANT**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**COMMONWEALTH’S EXPERT WITNESS DISCLOSURES**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

The Commonwealth of Kentucky, pursuant to RCr 7.24 and RCr 7.26, submits the following expert witness disclosures. The Commonwealth reserves the right to supplement these disclosures, either through responses to formal discovery, through additional information provided in the depositions of experts, or pursuant to the Kentucky Rules of Criminal Procedure, with additional opinions, information, and experts, depending on issues raised by Defendant’s counsel and/or Defendant’s experts.

Following is a list of expert witnesses the Commonwealth intends to call or may call as witnesses in this action; the subject matter on which each expert witness is expected to testify; the substance of the facts and opinions on which each expert is expected to testify; and a summary of the grounds for each expert’s opinions:

1. **KIMBERLY J. BRADLEY**

Kentucky State Police, Electronic Crime Branch

1266 Louisville Road

Frankfort, Kentucky 40601

Kimberly J. Bradley is a Forensic Computer Examiner III employed by the Kentucky State Police, Electronic Crime Branch in Frankfort, Kentucky. Ms. Bradley’s opinions are based on her education, training, experience, and her examination and testing of evidence related to the above styled case. Ms. Bradley is expected to testify in conformity with the opinions expressed in her report(s). Her Extraction Report (containing the pornographic images) has been made available for counsel’s review, and a sanitized version of that Extraction Report has previously been provided in the Commonwealth’s Supplemental Response to Defendant’s Discovery Motion filed on January 3, 2017. Ms. Bradley’s curriculum vitae is attached as Exhibit 1. Ms. Bradley may give additional opinions on subjects raised by Defendant’s counsel and/or Defendant’s experts.

1. **Rebuttal Experts**

In the event the Defendant calls any expert to testify with regard to subjects that the Commonwealth has not anticipated and secured an expert to address, the Commonwealth reserves the right to identify and call additional experts to address those subjects or issues.

The Commonwealth further reserves the right to supplement this expert witness disclosure with additional opinions as additional discovery is obtained and disclosed.

Respectfully submitted,

PROSECUTOR ASSISTANT COMMONWEALTH’S ATTORNEY ADDRESS

# CERTIFICATE OF SERVICE

I hereby certify that a true and accurate copy of the foregoing was served via mail, fax, email, and/or hand-delivery, on May \_\_\_\_\_, 2017, to the following:

**Original:**

Clerk,

ADDRESS

**Copies:**

Hon. Judge

ADDRESS

DEFENSE COUNSEL

All on this the \_\_\_\_\_ day of May, 2017.

PROSECUTOR