

**AMENDED Exhibit S-10**  
**Lawrence Mowery**

The State has disclosed Lawrence Mowery, Forensic Detective for the Moscow Police Department, in this Supplemental Discovery Response. It is anticipated the State will call Detective Mowery to testify generally as an expert in the field of digital forensics in addition to testifying in areas not requiring special expertise such as search warrant applications, etc.

This notice serves to supplement the information in Detective Mowery's reports by summarizing areas of anticipated testimony but does not repeat the specific findings that are detailed in his reports. In addition to this summary, Detective Mowery may testify to any of the subjects identified in his reports, and may identify and testify to chain of custody, extractions, electronic data, files, and location records identified in the materials made available to the Defendant.

Based upon Detective Mowery's experience and training which is detailed in his curriculum vitae attached as Exhibit S-10(a), Detective Mowery will discuss extraction/imaging, examination, processing, verification, transportation, and chain of custody. It is anticipated he could testify in the following areas:

1. 1112 King Road surveillance
2. 1122 King Road router interrogation and records associated including but not limited to Charter Communications account information
3. IP Address 24.102.212.45
4. Private networks
5. MacBook Air A1932 belonging to Kaylee Goncalves

6. MacBook Air A1466 belonging to Dylan Mortensen
7. MacBook Air A2179 belonging to Xana Kernodle
8. MacBook Air A1932 belonging to Madison Mogen
9. Dell Latitude 5310 belonging to Madison Mogen
10. Dell Precision 5530 belonging to Kaylee Goncalves including but not limited to Extreme Network account information
11. iPad A2377 belonging to Bethany Funke
12. iPhone belonging to Dylan Mortensen
13. iPhone belonging to Bethany Funke
14. iPhone belonging to Ethan Chapin
15. iPhone belonging to Eric Gower
16. ~~iPhone belonging to Jack Showalter~~ *(item removed as this item does not exist and was erroneously included in original disclosure)*
17. iPhone belonging to Kaylee Goncalves
18. iPhone belonging to Madison Mogen
19. iPhone belonging to Xana Kernodle
20. iPhone belonging to Emily Alandt
21. iPhone XR belonging to Jack Ducoeur
22. Amazon accounts associated with Defendant
23. Apple/iCloud accounts belonging to Defendant, Bethany Funke, Dylan Mortensen, Jack Ducoeur, Kaylee Goncalves, Madison Mogen, Ethan Chapin, Xana Kernodle
24. AT&T records associated with Defendant, Jack Showalter, Madison Mogen,

Xana Kernodle, Madison Mogen

25. DoorDash records associated with Ethan Chapin, Xana Kernodle, Molly McMichaels
26. DropBox accounts associated with Defendant
27. Google/Gmail accounts belonging to Defendant, Kaylee Goncalves
28. Google Geofence for latitude/longitude points 1 46.722462, -117.012067 and point 2 46.721613, -117.010266 and point 3 46.722572, -117.008987 and point 4 46.721584, -117.009005
29. Match/Tinder accounts belonging to Defendant, Kaylee Goncalves, Madison Mogen
30. Meta accounts belonging to Bethany Funke, Dylan Mortensen, Ethan Chapin, Madison Mogen, Xana Kernodle, Jack Ducoeur, Kaylee Goncalves
31. Microsoft OneDrive accounts associated with Defendant
32. Reddit accounts belonging to Defendant, Kaylee Goncalves,
33. Strava account belonging to Defendant
34. Snapchat accounts belonging to Madison Mogen, Xana Kernodle, Kaylee Goncalves, Ethan Chapin, Jack Ducoeur, Dylan Mortensen, and Bethany Funke
35. TikTok accounts belonging to Defendant, Madison Mogen, Kaylee Goncalves, Xana Kernodle, Dylan Mortensen, Bethany Funke, Ethan Chapin
36. T-Mobile records associated with Dylan Mortensen, Kaylee Goncalves
37. Tower dump records for Verizon, AT&T, and T-Mobile, Inland Cellular
38. Twitter accounts belonging to Defendant

39. Uber records belonging to Eric Gower
40. Verizon records associated with Ethan Chapin, Bethany Funke, Jack Ducoeur
41. Yahoo accounts belonging to Kaylee Goncalves
42. YikYak accounts belonging to Defendant
43. YouTube accounts belonging to Defendant
44. 208-659-2567 account records associated with Molly McMichaels
45. Computer tower (seized from 1630 NE Valley Rd, Apt. G201) belonging to Defendant
46. Samsung cell phone model SM-S908U belonging to Defendant
47. SIM card for Samsung cell phone belonging to Defendant
48. Intel 512 GB NVMePCIe hard drive belonging to Defendant
49. Seagate Barracuda 1 TB hard drive belonging to Defendant
50. Samsung 256 GB SSD model 850 EVO belonging to Defendant
51. Acer laptop model N22C2 belonging to Defendant
52. Hard Drive for Acer laptop belonging to Defendant
53. Data acquisition from Hyundai Elantra belonging to Defendant

This disclosure is provided as an aid; it does not encompass all findings, impressions, conclusions, or materials related to this expert's involvement in this case. It further does not in any way limit the scope of the expert's testimony. Further, this witness may testify about findings, impressions, and/or conclusions that he drew from the work of other experts who previously examined or handled the evidence in question.