IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR CHARLOTTE COUNTY, FLORIDA										
STATE OF FLORIDA, Plaintiff vs. USniewski, Chloe Anna Defendant	case NO: <u>23-858F</u> bella Leigh									
Female ☐ Male DOB: 3 1 31,63										
Race: <u> </u>										
ORDER OF I	NO CONTACT									
1. The Defendant is ordered specifically to have no contact with the following person or persons:										
X Alleged victim	sase with the fellowing person of persons.									
Co-Defendant(s)	DOB:/									
Witness(es)	DOB:/									
Order of the Court, whichever occurs first. 3. For purposes of this Order, "no contact" means: a. Communicating orally or in any written form manner, either directly or indirectly through named in the order. If the victim and the didefendant, the court may designate an app purpose of facilitating the defendant's cont subparagraph does not prohibit an attorney Florida Bar, from communicating with any purposes. b. Having physical or violent contact with the c. Being within 500 feet of the victim's or other the victim or other named person share the d. Being within 500 feet of the victim's or other specific place frequented regularly by such	per named person's vehicle, place or employment, or a person. t if any of the above-listed person(s) attempts to contact									
you, the Defendant, you must avoid any such contact and contact your lawyer. You, the Defendant, have be Order if you, the Defendant, communicates with any by the above-listed person(s).	t by hanging up the phone, disregard any emails or texts, been further advised that you would be in violation of the of the above-listed person(s) even if contact is initiated									
hours of release from custody. Possession of either	UNITION TO THE CUSTODY OF THE SHERIFF within 24 may be a violation of Federal Statute 18 U.S.C. 922(g)(8). Defender/Defense Attorney Gold – State Attorney									

STA	ATE OF FLO	RIDA,	Plaintiff		J		Case NO:	<u> 23-89</u>	<u>58}</u>
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Def	endant	<u> </u>	Class	<u>C / 111111</u>		J			
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						ž 1			
6.	Exceptions:					<u> </u>			
								s) resides for the p	ourpose
				E OCCASION C		d ONLY in the pr	esence of a	a uniformed law	
	_			r the purpose	1 - 1 - 1	· .			
	Contact		tolophono fu			<u> </u>		-	
	contact	may by	telephone ro	or the purpose	e or:	! 			
						nly to facilitate	visitation v	with your, the	
	Defendant's	, minor	children. De	signated third	l party:	t			
						1			
7.							er will subj	ect you, the Defer	ndant, to
	arrest and c	ommitn	ient by the C	Court, plus if a	pplicable, bo	nd forfeiture.			
	Thave read	nd do ı	understand t	he Order and	agree to obe	y it. I fully unde	rstand tha	t only a CRIMINAL	
								m in the case, the	
				y or person D CRIMINAL DIV			ITY to mod	dify ANY PORTION	of this
					isobey this C	rder, the Judge	may revol	ke and forfeit any	bond,
	and/or orde	r my in	nmediate inc	arceration.		1			
				persedes any	prior NO CO	NTACT Order ti	iat may ha	ve been issued in	the
	above-capti	oned ca	ise.			halm 111		. 10	
					,	1411 <i>18</i> 6 111	DNIL	USM	
						DEFENDANT			
	DONE AND O	RDERED	in Chambers i	n Charlotte Cou	ınty, Florida, t	his !	1701	y of	
	-Ju	10	20	<u>23</u> .		A	AI		
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						CIRCUIT/COUNTY	COURT JUDG	GE 🖣	
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Whit 8/25	e – Clerk of Cou /16	rt	Yellow-Defer	ndant Piń	k-Public Defend	er/Defense Attorne	· Y	Gold – State Attorney	′