

ORDER OF NO CONTACTState of Florida
Vs. MOSS, MEGAN

DOB 12/21/1991 R W S F

Agency Case Number _____
Court Case Number _____
Date of Issuance 06/26/2019-

1. This **NO CONTACT** order is in place from this point forward, whether or not you are released from incarceration, until the case has been closed or until further order of the court, whichever should occur first.

2. The Defendant is specifically ordered to have **NO CONTACT** and to not attempt to contact the following person or persons:

- ☒ Alleged victim(s): Name: S.E. _____
☐ Co-Defendant(s): Name: _____
☐ Witness (es): Name: _____

3. This **NO CONTACT** order means:

- **NO** direct or indirect messages or communications by the Defendant.
- **NO** direct or indirect communications by a third person on behalf of the Defendant.
- **NO** communication of any kind including telephone calls, messages on answering machines and voice or electronic email, texts, Facebook posts or any other form of electronic communication; all written forms of communication, including letters of apology or greeting cards; or any other means of communication.
- **NO** communication of any kind made by the Defendant while still in custody at the Flagler County Detention Facility or any facility designee. This includes phone calls, visitation, letters, post cards, or any other means of communication.
- The Defendant must stay at least 500 feet away from the alleged victim, the victim's home, place of employment, and/or school at all times. ***In the presence of law enforcement the Defendant may return to the residence for the purpose of obtaining personal belongings ONE TIME.*

4. The Defendant has been expressly advised that if any of the above listed person(s) attempts to contact the Defendant, he/she must avoid any such contact. The Defendant has been further advised that he/she would be in violation of this order if the Defendant communicates with any of the above listed person(s) even if the contact is initiated by the above listed person(s).

5. ☐ **IMMEDIATELY SURRENDER ALL FIREARMS & AMMUNITION TO THE CUSTODY OF THE SHERIFF** within 24 hours of release from custody (Possession of either may be a violation of Federal Statute 18 U.S.C 922(g)(8)).

6. Exceptions (applies only if checked):

- ☐ Contact may be in writing for the purpose of: _____
☐ Contact may be by telephone for the purpose of: _____
☐ Contact may occur but only through a third party and only to facilitate visitation with the Defendants minor children.

7. The Defendant is prohibited from the following:

- **DO NOT** violate the law
- **DO NOT** consume illegal drugs, alcohol, or frequent bars

DONE and ORDERED in Bunnell, Florida this ____ day of _____ 20____

2019.06.26
08:41:00
-04'00'

CIRCUIT/COUNTY COURT JUDGE

I have read and understand this **NO CONTACT** order and agree to obey. I fully understand that ONLY a CRIMINAL DIVISION JUDGE may modify this order, I understand therefore that the alleged victim in this case, the state attorney, and any other attorney or person DOES NOT have the authority to modify ANY PORTION or this **NO CONTACT** order without approval by The Judge.

I completely understand and agree that if I disobey this order, the Judge may possibly revoke and forfeit any bond, and/or order my incarceration.

I understand that this order supersedes any prior order(s) relating to the above referenced individual(s).

Copies Furnished to: State Attorney/ Public Defender/Defense Attorney / FCDS /Defendant /Alleged Victim (By SAO)

DEFENDANT

DATE