****FINAL****

ENCANTO JP (PHX CENTRAL)

COURT

STATE OF ARIZONA, COUNTY OF MARICOPA

RELEASE QUESTIONNAIRE

Notice: Unless a specific Form IV is sealed or ordered redacted by the Court, all Form IVs are public records of the Court or Clerk at the time they are provided to the Court and will be released in their entirety upon request. DOB BOOKING NO. DEFENDANT'S NAME ZYNIA LOLITA CHAPMAN CASE NO. PF2018102574001 ALIAS(ES) A. GENERAL INFORMATION C. OTHER INFORMATION (Check if applicable) 1. Defendant is presently on probation, parole or any Charges other form of release involving other charges or convictions: 1 Cts. 13-1105A1 MURDER 1ST DEG-PREMEDITATED F1 Explain: 2. List any prior: Arrests? Pursuant to A.R.S. §41-1750 ten-print fingerprints were taken of the arrested person? X Yes No Convictions? If yes, PCN = F.T.A.'s? Pursuant to A.R.S. §13-610 one or more of the above charges requires the arresting agency to secure a DNA 3. Is there any indication the defendant is: sample from the arrested person? X Yes INO An Addict? □ An Alcoholic? If yes, does the defendant have a valid DNA sample on Mentally disturbed? □ Physically III? Defendant is currently employed 4. If no, Arresting Agency has taken required With whom sample? X Yes I No How long: Offense Location: 5. Where does the defendant currently reside? Offense Date: 2018-01-13 Arrest Location: With whom Date: 2018-01-15 Time: 13:18 How long: years _months _days **B. PROBABLE CAUSE STATEMENT** 6. What facts indicate the defendant will flee if released? 1. Please summarize and include the facts which establish Explain: SUICIDE ATTEMPTS probable cause for the arrest: . ON 011318, ZYNIA CHAPMAN WAS LIVING WITH HER 25 YEAR OLD BOYFRIEND IN THEIR APARTMENT 7. What facts does the state have to oppose an unsecured release? Explain: DANGER TO SELF AND OTHERS MENT AFTER WORK ON 011318 AT APPROXIMATELY 2310 HOURS, ZYNIA CHAPMAN BEGAN TO STAB HIM REPEATEDLY WITH THE INTENT TO KILL HIM, WHICH SHE DID. ZYNIA CHAPMAN THEN CUT HER OWN NECK, RESULTING IN SUPERFI-CIAL INJURIES. AT APPROXIMATELY 0935 HOURS ON 011418, SHE WAS TAKEN INTO CUSTODY BY POLICE WHEN IT D. CIRCUMSTANCES OF THE OFFENSE(Check if applicable) APPEARED SHE WAS ATTEMPTING TO JUMP OFF THE 101 Firearm or other weapon was used FREEWAY OVERPASS AT 23RD AVENUE. SHE SUBSEQUENTLY TOLD POLICE SHE HAD KILLED HER BOYFRIEND ON THE PRE-Type: KNIFE VIOUS EVENING, AND RESPONSE TO THE OCOTILLO ADDRESS FOUND THAT TO BE TRUE. DURING THE SERVICE OF A SEARCH WARRANT AT THE APARTMENT, Someone was injured by the defendant A JOURNAL ENTRY FOUND DATED 011218 APPEARS TO DETAIL ZYNIA CHAPMAN PLANNING TO COMMIT THE MURDER OF HER BOYFRIEND, TO Medical attention was necessary BE FOLLOWED BY HER SUICIDE. Nature of injuries: KILLED BY KNIFE □ Someone was threatened by the defendant Nature and extent of threats:

- 3. Did the offense involve a child victim? ☐ Yes ⊠ No If yes, was DCS notified? ☐ Yes ⊠ No
- 4. If property offense, value of property taken or damaged:

Property was recovered

5. Name(s) of co-defendant(s):

E. CRIMES OF VIOLENCE

- 1. Relationship of defendant to victim: BOYFRIEND/GIRLFRIEND
- ☑ Victim(s) and defendant reside together
- There are previous incidents involving these same parties Explain:

Kidnapping

Stalking behavior

- 4. Is defendant currently the subject of:
 □ An order of protection □ Any other court order
- Injunction against harassment

Explain:

F. DOMESTIC VIOLENCE ISSUES (Check if applicable)

Defendant's actions

- Threats of homicide/suicide/bodily harm
- Control/ownership/jealousy issues
- Prior history of DV
- □ Frequency/intensity of DV increasing □ Depression
- Access to or use of weapons
- □ Violence against children/animals
- □ Multiple violations of court orders

G. CIRCUMSTANCES OF THE ARREST (Check if applicable)

1. Did the defendant attempt to:

🛛 Avoid arrest 🔲 Resist arrest 🔲 Self Surrender

Explain: WAS GOING TO KILL SELF

2. Defendant was armed when arrested Type:

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3. Evidence of the offense was found in the defendant's possession

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- Explain: BLOOD STAINS
- 4. Was the defendant under the influence of alcohol or drugs at the time of the offense?
- 🗋 Yes 🛛 No 📋 Unk

H. DRUG OFFENSES

- 1. If the defendant is considered to be a drug dealer, please state the supporting facts:
- 2. What quantities and types of illegal drugs are directly involved in the offense?

Drug field test completed

Defendant admission of drug type
 Approximate monetary value: \$
 Was any money seized?

☐ Yes ⊠ No Amount: \$

I. ADDITIONAL INFORMATION

1. Military Service:

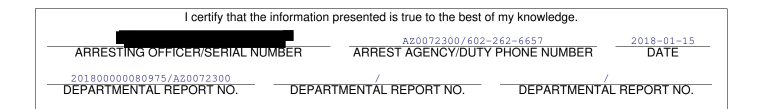
Has the defendant served in the military services of the United States? ☐ Yes ☐ No ☑ Unknown

If yes, currently on active duty? Yes No

Branches Served In: (AF - Air Force AR - Army CG - Coast Guard MC - Marine Corp MM - Merchant Marines NG - National Guard NV - Navy RS - Reserves)

If so, what language:

If a fugitive arrest, a Form IVA must also be completed





SUPERIOR COURT OF ARIZONA FOR

Maricopa County

Final Release Order and Order Regarding Counsel

State of Arizona ^{1 Cnt MURDER 1ST DEG- F1}

CaseNumber: PF2018102574001

vs. Zynia Lolita Chapman

Booking

It is hereby ordered that Zyn	ia Lolita Chapman shall be released as indicated and must comply with ALL release conditions.
NEXT HEARINGS	
Status Conference	January 22, 2018 at 08:30 AM at South Court Tower, 175 W. Madison Street, 3rd Floor, Phoenix, AZ,
	85003-2243 Courtroom: 3A Docket: RCCT1
Preliminary Hearing	January 25, 2018 at 08:45 AM at South Court Tower, 175 W. Madison Street, 3rd Floor, Phoenix, AZ,
	85003-2243 Courtroom: 3A Docket: RCCT1
WARNING: If the defendant appears at the next hearing without a lawyer, the hearing may still proceed as scheduled.	

RELEASE TYPE

Bailable As a Matter of Right

The defendant has been found to be bailable as a matter of right. IT IS HEREBY ORDERED that the defendant must comply with all release conditions and shall be released from custody in this Cause Number as follows:

Cash Only Appearance Bond

The defendant will deposit with the Clerk of the above Court the total sum, in cash, of **\$1,000,000.00**, which includes all applicable surcharges.

Defendant scores a MAX on PSA-Court

RELEASE CONDITIONS

- 1. You are not to initiate contact with the alleged victim or victims.
- 2. You are not to have any physical contact with any alleged victim.
- 3. You are not to initiate contact with the alleged complainant or witness.
- 4. You are not to initiate contact with the arresting officers.
- 5. You are not to possess any weapons.
- 6. You are not to possess any drugs without a valid prescription.
- 7. You are not to drive a motor vehicle without a valid driver's license.
- 8. You must continue to provide the court with proof of your local address.

You must appear at all court proceedings in this case or your release conditions can be revoked, a warrant will be issued and proceedings may go forward in your absence. You must maintain contact with your attorney. If convicted, you will be required to appear for Sentencing. If you fail to appear, you may lose your right to a direct appeal. In addition, failure to appear at a future court proceeding may result in a waiver of any claim that you were not informed of a plea offer made in your case by the State. **a**. You will appear to answer and submit to all further orders and processes of the court having jurisdiction of the case. **b**. You will refrain from committing any criminal offenses. **c**. You will diligently prosecute any appeal. **d**. You will not leave the state without permission of the court. If you violate any conditions of this release order, the court may order the bond and any security deposited in connection therewith forfeited to the State of Arizona. In addition, the court may issue a warrant for your arrest upon learning of your violation of any conditions of your release. After a hearing, if the court finds that you have not complied with the conditions of release, it may modify the conditions or revoke your release altogether.

If you are released on a felony charge, and the court finds the proof evident or the presumption great that you committed a felony during the period of release, the court must revoke your release. You may also be subject to an additional criminal charge, and upon conviction you could be punished by imprisonment in addition to the punishment which would otherwise be imposable for the crime committed during the period of release. Upon finding that you violated conditions of release, the court may also find you in contempt of court and sentence you to a term of imprisonment, a fine, or both.

ATTORNEY APPOINTMENT

The Court finds you to be indigent and orders an attorney to provide you representation. You must contact the Office of the Maricopa County Public Defender at **620 W. Jackson Street**, **Suite 4015**, **Phoenix**, **AZ 85003**. **602-506-7711**



Maricopa County

Final Release Order and Order Regarding Counsel

Case#: **PF2018102574001** Booking#:

ACKNOWLEDGEMENT BY DEFENDANT

I have received a copy of this form. I understand the standard conditions, all other conditions, and the consequences of violating this release order. I agree to comply fully with each of the conditions imposed on my release and to notify the court promptly in the event I change my place of residence.

Date 1/15/2018 8:00:00 PM

is Roberts

Lisa M Roberts Judge / Commissioner

Address:

City, State, Zip:

Signature:

Zynia Lolita Chapman Defendant