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## PROSECUTORS INFORMATION SHEET

## FICHE DE RENSEIGNEMENTS

 A L'USAGE DU PROCUREUR| Occurrence Revo.-N d' incident |
| :--- |
| 2006-269805 |$| \quad$ Page 2 of/de 2

The Headingley Detachment has an unendorsed warrant for Marlene Legare stemming from an assault allegation made during a dispute outside in St. Eustache on February 26th, 2006. During the altercation resulting in Marlene Legare being charged for assaulting and for damaging
Marlene Legare resides in British Columbia and has yet to deal with the outstanding arrest warrant.
Sgt. Gibbs received a phone call from Marlene Legare on March 13th, 2006 at approximately 11:00am. She was again advised of the arrest warrant and encouraged to deal with the matter as soon as possible. Marlene Legare told Sgt Gibbs that she was not calling from Manitoba and would deal with the matter when she was ready and then hung up. Less than five hours later, Marlene Legare was in Elie, Manitoba confronting it clear to police that any dealing with

> her ability to call
that the stress she is causing him is delaying
twelve blocked calls a day.
locked and chained.
barring notice served on
Marlene Legare under the Petty Trespass Act to keep her from attending his residence.
Provincial Court in Portage la Prairie in an attempt to pursue a sec 810 Peace Bond early on in this process. The
Marlene Legare's behavior becoming more aggressive. Marlene Legare has been involved in eighteen investigations at the Headingley Detachment over the past six weeks.

It is clear that Marlene Bouchard has no intention of dealing with the outstanding warrant as she has ignored requests to deal with the matter and then committed another offence within hours of being told to turn herself in. At this point it appears that Marlene Legare is of no fixed address and has displayed her ability to frequently travel between British Columbia and Manitoba. Marlene Legare does not have a criminal record, but is facing outstanding charges of Assault and Mischief under $\$ 5000$.
As a result, a second warrant for arrest was obtained to deal with the most recent charges.

Sgt.M.P.GIBBS
Headingley Detachment 2006-03-14


2006-03-14 Another incident (alleged assault

## s.22(1)(a)

File \# 2006-269805 refers.) Another Unendorsed Arrest Warrant is Arrest. rc.

2006-03-14 14:56 hrs
Fax received
business in Winnipeg

- attached to file, Marlene LEGARE showed up - Marlene told that she was starting a

2006-03-22 to 2006-04-12 - Info. rc.
2006-03-15 0025 hrs

Bail Brief prepared on this file p. 3 Stated "Not Opposed" To Release - has now been ammended to "Opposed Released", to to File \# 2006-269805 latest escalation of Violence and alleged assault
(the accused on both files) Marlene LEGARE. rc

2006-03-21
Marlene.
Chicken Chef on the 13th. they are from Marlene.
mpg/sgt
2006-03-22 1100hrs, the office and 6 days.
into the office and updated on the status of since the assault outside the blocked calls on cell and where she is.

Marlene for about
an address and phone number in Winnipeg
advised of the results.

## Marlene

be. $\mathrm{mpg} / \mathrm{sgt}$
2006-04-08 SUI Arrest. rc.

PROSECUTOR'S INFORMATION SHEET
2006-05-08 11.30 hrs
 A LUSAGE DU PROCUREUR 2006-211639


Mariene LEGARE vofuntarily athended Headingley. Detachment where she surrendered and was placed under arrest by Cst Tara GiLt on the two (2) cutstanding Unendorsed Arrest Warrants. Martene was advised of her legal oghts at that time and declined counsel. Pending furher Investigation Marlene was lodged in Detachrmont cells. An attempt was mave to contact Magistrate STRITZ in Headingey regercing Beil issues but the Magistrate was not avalable until atter 5 PM
15.45 hrs

Cst. GILL gave Mariene an opportunity to provide a Warned Statement, but after cansulting with counsel, chose not to provide a Staternent. A check on CPIC revealed no other outstanding Warrants other than the ones being served at this lime.
18.00 hrs

Martene appeared before Magistrate STRITZ at Headingley Detachment and she (Martene) was Remanded a Custody to 2006-05-09 AC 99.30 hrs in Room $301-403$ Yom Avenue Winnipeg.

Prepered By Cst. CONWAY
2006.05 .08

RCMP-GRC/HQ

## Supplementary Occurrence Report

Printed: $\quad$ 2007/08/20 13:47 by 000059776
Occurrence: 2006212159 Assault 266 CC (FIP) @2006/02/26 21:44 CST


Author: \#000099775 GLOWACKI, G.
Entered by: \#000099775 GLOWACKI, G.
Report time: 2006/05/15 10:28
Remarks: 1624 for cpic maintenance
Entered time: $\quad 2006 / 05 / 15$ 10:28
s.22(1)(a)

20060512 Recog received with conditions. Same added to this accd entry which also includes mischief charge from 2006-211639 (copies on 2006-211639 as well). gg

20060629 New recog received with pretty much the same conditions except for the condition that she could attend Manitoba to see in Stonewal. Now she is only to attend Manitoba for court dates and meetings with lawyer. Conditions modified on cpic/ gg

## Supplementary Occurrence Report

RCMP-GRC/HQ
Printed:
Occurrence: 2006105715 Other theft under \$5000 334(b) CC @2006/01/29 17:41 CST

| Author: | \#000040902 GIBBS, M. | Report time: | 2006/02/12 18:11 |
| :--- | :--- | :--- | :--- |
| Entered by: | \#000040902 GIBBS, M. | Entered time: | 2006/01/31 11:52 |
| Remarks: | 1624 |  | s.22(1)(a) |

2006-01-31 0810 hrs .
concerns regarding
Marlene.
uttering threat charges against Marlene. photographs of

Marlene. One of the photographs contained some writing in pen on the reverse. The comments were directed
suited to pursue a Peace Bond. Information provided
best
on the $\sec 810 \mathrm{CC}$.
the original power of attorney with Marlene's Blackberry
a Peace Bond may fit Marlene actions regarding power of attorney and executor to insurance policies and initiating insurance claims etc
these civil estate/power of attorney issues clarified.
Marlene.

> a couple of signed letters confirming that
has "dropped all charges including no contact orders"
The one letter is
Marlene

Marlene Legare on Jan 30th, 2006 at 17:00 hrs. The other paper is an agreement

## Priest delivers sermon of truth

Dear Ann Landers: While visiting n elderly friend of my mother, she sked me if I minded watching Mass $n$ TV with her (I am not Catholic). I old her, "Certainly not. I will proba ly learn something:"

The priest talked about the comnandment, Thou shalt not kill. I was fascinated when he said that it $s$ not necessary to use a gun or a snife to kill someone. He said, "You san kill a person's spirit by talking

instead of listening or belittling and putting a person down, or by being indifferent to a person's needs - in other words, ignoring him or her.?
I then thought of the lonely elderly
people I see day after day, who are simply existing in nursing homes. Their families pay the bills and give them gifts that they neither need nor want. They send fancy cards on special occasions when what these older folks hunger for are a few loving words written on a piece of paper or, better yet, a visit and a warm hug.

I looked at my friend and saw that her eyes were filled with tears as the
priest continued his sermon. He spok of the emotionally starved elderly 1 whom nobody listens, making then feel as if they have outlived the usefulness. I then knew that my susf cions were right. This lonely lady wil whom I was visiting was one of the: victims. My heart went out to her.
Ann, will you please bring th powerful message to your reade who may be guilty of killing witho realizing it? Thank you, dear frien - A Devoted Reader.

Dear Devoted Reader: Here it is, sermon of truth if ever I heard or: Thank you.

Dear Ann Landers: At U.S. Sen. Hubert Humphrey's funeral, President Jimmy Carter quoted Mahatma Gandhi as he listed the seven deadly sins. I'd love to have a copy. Can you lind them? - A Fan

Dear Fan: Here they are: Wealth without work, pleasure without conscience, knowledge without chardcter, commerce without morality, science without humanity, worship Without sacrifice and politics with Whitprinciple.

Write to Ann Landers care of the Winnipeg Free Press. If you request : a personal reply, include a stamped self-addressed envelope. los angeles tmes shoicate

I have emailed my sister and brother and told them that I thought Dad was fine under the circumstances. Was panicking yesterday as feel my brother would be too quick to see him go into a home or worse. He has not seen eye to eye with Dad over the years, and because I am here in Vancouver, want to ensure can have someone is
looking into his case to ensure that no doctors make the decision at any point to move him to psychiatric facilities.

That is my biggest fear as I can see that happening if there aren't checks and balances as my sister is easily influenced
and been under a lot of strain as we just dealt with my Mom's cancer issue.
As far as I know Dad is only getting sleeping pills, but that I am not certain of. He has recovered from a head infection
and his white blood count was very low which puzzled the doctors, almost like he had leukemia. However, he had a
complete blood transfusion when he went to emergency to replace the blood he lost at the scene of the fall.
Dad also stated today that he just underwent two days psychiatric testing.
Thank you for the quick response and yes would appreciate someone in Winnipeg be able to monitor Dad's progress
and introduce herself to Dad letting him know that she is being sent by Marlene, his daughter in Vancouver that would
please him immensely as I sensed panic in his voice the other day as he fears being put in such a place.
Marlene Legare
------Original Message-----
From: Officemanager [mailto:officemanager@on.aibn.com]
Sent: Friday, January 06, 2006 9:30 AM
To: Marlene Legare, CFP
Cc: Carla WpgDSA Jesson
Subject: Re: Lionel Bouchard, Room 515, Grace Hospita,I Winnipeg, Manitoba
Importance: High

## Dear Marlene;

On what bases are the psychiatrist stating your father is unable to live by himself besides the incompetent diagnose? I am sure there is more. What has your brother been told? Ask your brother to ask the psychiatrists) for the scientific research that shows that your father is incapable of looking after himself. What tests did the psychiatrists) base his/her reasons why your father is incompetented? You want to see the tests and the results.

You also need outside help from people who can state that your father is perfectly capable of looking after himself. A priest or minister, MP or MLA who knows your father. Is there anyone who lives close by who can state that your father is not incompetent and that he is capable of looking after himself. You may require a doctor to look at the tests and analysis the tests him/herself and administer the tests again to see if they get the same results.

Is he on any psychiatric drugs?
Can you get out to Winnipeg or talk to your brother not to be so hasty? Can the family afford a lawyer to fight for your father's rights?


Date: Fri, 24 Feb 2006 11:18:12-0800
From: "Marlene Legare, CFP" [mlegare@telus.net](mailto:mlegare@telus.net) To: Cc:
Subject: Update - and final say, as am just repeating myself on deaf ears

Find the replies within.

Quoting Lynda Staub [lstaub@skyweb.ca](mailto:lstaub@skyweb.ca):
$>$
$>$
> These are my FINAL THOUGHTS for brainstorming a compromise to that Life > Estate Agreement and all the renovations Marlene is demanding are.
$>$ $>$ $>$ $>$ - Andre, if there was a written agreement made years ago, why not show the $>$ family. This seems to be part of what inflamed her, and what Dad may have $>$ complained about in the hospital. I believe others were under the
$>$ impression it was only verbal as well. Even it was only verbal, in reality, $>$ Dad agreed to that - if it bothered him, he should have told. us a long time > ago. But..
$>$
$>$
As a prudent businessman, Andy should have registered Dad's Life Estate as per their original agreement. Why did Andy not do that? What was his intentions? To "screw" his Dad the first opportunity he got? Because Dad can be easily influenced and naiive to his son's evilness?

And what was that written agreement that Andy, Claire and Lynda, Angie and Dad and myself all signed January 30 , so your word is not your word or your written word not good. That is a contract in case you don't know and can be upheld in a court of law. Andy told Mike Slegers "that he changed his mind" after giving him a verbal handshake, looking him straight in the eyes and saying that he would not move Dad. Mike has taken this personally and has told Andy that his word is shit now! And Mike was the wrong guy to cross.... Marlene
$>$
$>$ - Regardless, Andre, I feel you should honor the recent one saying Dad can go $>$ back by June $1 / 06$, or sooner. You gave me your word, several times, in front > of Dad and others.

If Andy is serious, then register it like all his other land deals, so what is marlene

Dad - chopped liver? Marlene (We all know his word isn't worth the paper to wipe your ...with!) He has just recently proven Dad, as a matter of fact neither is Lynda and Claire's and Angie's, how much is he payng you guys anyway to sell your "souls" and Dad's rights?

## $>$

$>$
$>$ - Let Dad make a list of things he feels need immediate repair. He can show > it to Andre with a mediator present (Roland? Lawyer? Etc.) and they can $>$ agree, in writing, as to what is 'structural' and what is Dad's 'preference' $>$ and he should pay for.
$>$
> The items I listed where minor but important. I.E. cold water tap that dripped in his bathroom, a wrench he uses to run his shower, linoleum, two very small pieces that you can get as yard-ends, probably $\$ 20$ for both, adjust the sensor light in the front of the house as you have to step out 10 steps (and could potentially trip on a cat, or other) before it goes on, change the back light for the same reason to a sensor one, if, if out of nothing but the goodness of his heart, Andy could replace the washer/dryer antiques to a stacking one, (used is perfect) so Dad does not have to haul his water from one room (boiling water) to the laundry room in that little miniature washing device, or spill water on floor and slip, and slipping, well the little matt on the front step is slippery and he could slide on that, and because Andy said the "Whole place is a fire hazard" then maybe he can ask himself why and at the very least install one fire extinguisher. And as you guys took the liberty to move everything out, after signing a written agreement stating Dad could stay, well thank you - now it would be nothing to throw a fresh coat of paint throughout, wouldn't you agree. Tell me, was that grounds to disrupt an 82 year old from his home to do these improvements (that by the way have fallen by the wayside for 5 - 6years, so high time as landlord to "maintain" the place".

Also, Andy is lieing stating that I was "moving in with Dad", in this....forsaken 46 degree below hole, don't think so, got green grass in my front lawn, a family and a business, he must be "confused" or delusional, he should get some help!!!!! Or that I am after Dad's money! Get real, Andy is the one who was at the law firm and with the power of attorney he tricked Dad into signing against his will and without his consent, Andy used that to initiate a claim suing the church - which they are all pissed off at him now for doing..... and then midstream, Andy causes Dad to change his lawyer, so you can bet there will be major legal bills for Dad, now that the first lawyer had already gotten two replies from the adjusters, so instead of the contingency fund, now Dad will be forced to pay this out of his pocket - or rather that is Andy's bill as there would ZERO CHARGE if they weren't successful, but by movinc it, the services will now be billed $\$ 200$ an hour - so Andy has the resources he tells me, he can pick up the tab.

Speaking of resources, Andy had a young fellow fired because he impersonated a lawyer and I could hear Andy in the background. Milnar Industries, 237-4881, Curtis was the guy \& later called again from 237-4314. I reported this to the RCMP, and the President, Don of the refrigeration place said it was enough to cause him a heart attack all that was going on and he fired the guy, who when asked his name, repeated tall, dark and smiley, and told me Andy had more resources than me (doubt that, I have support unlimited) and that I was opening
up a big can of worms, and he initiated a call asking me to come in for a job interview for a position, and looks like he is now looking for a job! Poetic
justice!

## s.22(1)(a)

$>$
> - I suggest that Dad name a 2nd Power of Attorney along with Claire,
> preferably not one of the kids. And, that he also name someone outside the > family as Executor of Estate (a lawyer, or accountant) along with an > impartial family member (like Jerry, Leona, Helene). I have suggested this, $\rightarrow$ to Dad many, many times over the yeays. If he refuses, again, it's his $\rightarrow$ choice and we all have to live with the consqquences. Just like, in reality,
$>$ it was his choice to make only verbax agrements with Andre, so we shouldn't
> really even be involved now, and only Dad should have to live with the
> consequences or fight for it now, ALONE (let HIM pay legal costs to try to $>$ sue Andre if he feels he was dishonorable, etc). Bottom line, I feel Andre > can be reasoned with and is willing to 'bend' \& compromise. Marlene is the > one making ridiculous, inflexible demands out of paranoia or some personal > vendetta against Andre, and she's using Dad as her hostage. SHE should be > reported to Elder Abuse (I believe Sargent Gibbs is already doing that).

A father has to "sue" his son - how sick is that. The Bible, Exodus $20: 12$ says honour your father, and what about honour your word Andy.....your sure are on the wrong side these days, and it is despicable what you have put your father through these past weeks because of your greed!
>
$>$ Too late, I have done that and that is why Bruce Jamiesen is now involved. Bruce told Andy to shut up at the manor and let DAD answer his own questions Contrary to your lie last night Lynda, Bruce did not tell me to go horne and leave Dad alone....nice lie.......but go ahead, keep filling Dad's head with bullshit and lies and the pile will eventually bury you!
$>$

- Also, if Dad is willing, now might be a good time for Dad to give a copy of ALL his financial affairs, insurance policies, etc. to his Executors, while it's all (?) out in the open anyway, or to his POAs.

Andy caused a young guy to loose his job this week at Milnar Industries (a refrigeration place) because he called me up for a position, and wanted me to come out (as if I will fall for that) and then admitted he was acting for Andy because Andy wanted to work things out....I felt this was not lawyer, and called back to their firm, only to find it was a refrigeration place. Spoke to the President, Don, who said he was about to have a heart attack that day, and said he had a good idea it was one of three guys and he would fire

## s.22(1)(a)

their butt. Then Curtis called back and said "You really opened up a can of worms, you will be sorry now..." because when I called back, the boss told me he had given Curtis till $4: 00$ p.m. exactly 22 minutes to clear out and he said Andy was there to witness the results of his actions, now this guy doesn't have a job.....nice play Andy!

When Andy later dropped in the Chicken Chef in Elie, at $4: 30 \mathrm{p} . \mathrm{m}$. I asked him if he had a job for Curtis now that he had gotten him fired, and he walked out. He ran into Christian Bernardin from Elie and she said he was beside himself, upset, and she asked him what was wrong and he said "Marlene!" and made the sign, like slitting his throat! That is a threat right there, what does he mean by that comment anyway?think he needs help!

Then I proceeded having supper with Uncle Laurent Houde, 353-2293 and Uncle Laurent was upset because Andy kept circling the restaurant with his truck... We were sitting in front with windows on three sides, and he kept asking me "What is he doing, if he wants to talk to us, he can come in." Andy circled, and hid behind the pumps but we could see the front of his pickup, and then to the other corner of the building, hiding, but again we could see the Eront of his pickup and he was on the cell the whole time. Then Uncle Laurent left at $7: 10$ p.m. and Andy drove off like to Portage on the Highway and returned. coming from 248 North and hid behind the restaurant. Uncle Laurent was so mad at him he pulled his truck up to Andy's and said "What the fuck are you doing?"

Andy said, while on the cell, "I don't know, I don't know, I don't know." because he was shocked Uncle Laurent was mad enough to confront him. Then he asked Uncle Laurent "Where is Marlene?" and uncle Laurent said in the restaurant. Uncle Laurent said that Andy then drove his truck directly in front of the restaurant and flashed his lights inside the restaurant. At that point I phoned the RCMP to get an escort on the \#1 to Winnipeg and waited. I was tolc they called Andy......... and his comment "Oh, I was "concerned about Marlene",.,. so concerned that for $23 / 4$ hours he stalked me outside the restaurant, how concerned is that or did he have another evil agenda in mind? Makes you wonder, doesn't it???

Then according to Dad last night, Andy arranged for Gary Porteous to have him take Dad to his home in Elie to sleep there, because it was "safer"....from what, Dad could not answer that! So another night away from his perfectly comforable home eh Doreen? What up with that? And tell me why the chain on his door, no one else in the manor has one, in fact, no one locks their doors, let alone place a chain, what paranoia have you inflicted on Dad so he can be scared? That is senior abuse folks and mind playing!

[^0]MARIENE - Please don't bother to respond \& try to bait me with insults or
allegations; I'm too smart for that. I've known the 'real' you, how
manipulative \& self-serving you are, from the time I was a 23 yr old
single-Mom on her first winter vacation, $\&$ on a very limited budget with no
child-support. Remember Hawaii?... \& Bernie's 'little souvenir' that you
charged to my Visa? Yes, you did ask if you could borrow it to 'buy him a
souvenir'. but a huge oil painting costing over $\$ 300.00$ for a house you
hadn't even built yet (on that swamp land). Remember how when I finally had
to ask you to repay me months later, you gave Dad an envelope to give to me,
and instead of payment, I opened in front of him to read, "collect your money
from Dad because he owes me money for tires that blew while I was using his
motor home". That was MY first Red Flag about you, Marlene.and I've
detested you ever since.

## Doreen,

Your memory I have proven is not the best. That is another bald face lie. That was in $1980^{\prime} \mathrm{s}$. How, pray tell would I have been privy to Dad's motorhome. You ARE confused! Where is that note, put your money where your mouth is.

Is it like the note Mom showed me last week, on purple paper, (which is totally unprofessional and which I never would use) and tried to say it was me and was as sick as the obituary Leona stated I had done up for Mom (Leona that was so sick!!! and demented) anyways someone twisted slipped a typed letter into one of the dresser drawers in Mom's spare bedroom and tried to pin it on me. It stated an account split between 9 (meaning nine kids), less a supper and Free Press $\$ 500$ - the account being $\$ 19, \mathrm{xxxx}$ - balance to each child $\$ 2, \mathrm{xxx}$. Who in their sick demented mind would do something so sick to Mom when she is fighting chemo.

Let me remind you no-minds, that I again flew from Vancouver between Christmas and New Years, booked her an appointment January 3 to the Houston Texas Cancer Clinic when you guys had told me she was as much as gone, only $2 \%$ chance to live and you where all besides yourselves. So again, money not even an issue, you guys seem to make that your God, I came out and flew with Robert and Mom and was away from home three whole weeks, away from my clients again in RRSP season and today Mom is alive. That is MY REWARD.

I also, paid for a trip for Dad to Alaska, at my expense, less $\$ 300$ from the family, and got him a suitcase and clothes, etc., for him. So don't say I don't do anything for Dad, you selfish people!
> Marlene, look in the mirror. You've been a manipulating, lying, cheating,
> abusive person all your adult life. Face it. Admit it. Apologize for all
> YOUR sins and transgressions (speaking of hypocrites) and YOU should ask God,
> Budha, Alla, Jehovah, the Universe or a rock, I really don't care, for
> forgiveness. It's people like you who make others wonder if there even IS a
> God. Shame on you. Get professional help, not ego-stroking, 'forgiveness'
> and DENIAL from your fundamentalist Christian wacko friends in BC \& Houston
$>$ \& keep your financial problems to yourself \& your ass (and camera) in BC
$>$ where they belong.
Like the magistrate in Portage said, "I have a right to come and visit my father, same as you guys, and I have freedom of expression and a right to take pictures. Oh by the way, you lied again last night Lynda to Dad, the magistrat did not tell me to go home and leave Dad alone, that was a lie. And the magistrate did not tell me I could not see Dad, another lie. And Dad all the time saying he could not hear anything in court, handy having a father who can't hear the truth so you guys can manipulate him eh?

## $>$

$>$
$>$
$>$ I hope you \& Andre can drop the legal charges that came up over all the misunderstandings of weeks past. But if you refuse, then $I$ hope he nails your ass to the cross (fitting, since you seem to think you're everyone's Lord \& Saviour.you're delusional). \& I would encourage him to consider contacting Revenue Canada, the Mutual Funds and Insurance Licensing Bureaus in $B C$ (to ask them to consider if there were any unethical or illegal actions re Mom's investments, or any other clients'), Chatwell Financial \& FIPPA enforcers (re your use of clients' personal information as scrap paper), \& what the hell, why not call Kurt, Sheldon, Desiree, Bernie \& encourage them to speak of all the abuse they suffered at your hands over the years, have them put it in writing so we can all go visit you in $B C$ and post these things up at your office and in your community.

Temper, temper, Andy is the one abusing Dad, you are missing the whole point and hiding behind "skirts"! and you guys are falling for it...

```
>
>
> YOU ARE NO LONGER WELCOME HERE IN MB, RIGHT EVERYONE ??????
be welcome at my door. STOP calling & eMailing me. I MIGHT
of day IF you ever show up with a Psychiatric clean bill of
WRITING, as YOUR 'word is shit' . along with apologies for
HELP!!
>
> Doreen, when this is over, you guys will be checked out for your mental.
state, what with all your lies!
```

Aunt Peggy will have to increase her $11 / 2$ sleeping pills to two when all the truth comes out when she finds out how deceived she was by you guys...

Lynda, take a look at your comment last night "She won't come around as long as someone is around." Is that why Aunt Peggy was there from 5:05p.m. until the changing of the guard at 10:05 p.m. talking about her 32 year old marriage with a drunk, and having Dad "rehash" his issue with Mom, how healthy is that. And Lynda standing guard today instead of being at work? How healthy is that? And telling Dad that I am after his money. Another lie, better look at Andy and his claim. And more lies, saying I wasn't invited to my son's wedding, what has that got to do with Dad, I have my son's invitation, I had chosen for my own reasons (and none of your business anyway) not to attend and I replied to the invitation card in that manner...

Lynda, contrary to your lie again, I have spoken to Mr . Legare and he agrees that Dad belongs at home and is sickened with what you guys are doing.
Lynda, I have all the tricks and "I could be listening right now, as we speak?" Interesting, a little paranoia possibly?

Then talking about Richard Beaudry and his work all over, and Legault, and no I was not staying in Wilfred Legault's room. Also, guess I have to contact Patrick Houde and find out when he gave me shit about staying in Aunt Yvette's room. Uncle Laurent has himself not even seen Patrick for weeks. Another lie Lynda.

Lynda, glad to hear the room is well insulated and warm, isn't it, real comfy? That way you won't hear Dad snore. And for your information, when someone is calling in Winnipeg at 3:00 a.m. on a Saturday night, it is only 1:00 a.m. in Vancouver when people return from evenings out. What is wrong with that?

Lynda, you told Dad repeatedly I was in "trouble in B.C., big Trouble" to Dad. I must be missing something. What big trouble? Too bad no one told me.

Lynda, hold off that bottle of champagne, chill it past March 13, will tell you when you can crack it open!

Thank Aunt Peggy for her liberal thinking, that contrary to the poison you filled Dad with, that it is perfectly okay for women nowadays to rent cars. (Maybe not for women in Winnipeg, but certainly in the rest of the world, so maybe you guys should get with it!)

Lynda, you told Dad that I wanted "to burn the place down". You darn well know I never said that but rather, I stated that in the unforeseen event that Dad's place should ever burn down, that in the Life Estate agreement with Andy that there be a clause that should the place burn, and heaven's I am not suggesting arson by Andy here, that would be unthinkable!, that Andy would be required to rebuild immediately so Dad could continue enjoying his Life Estate Agreement that is curcently required to end this dispute and to which Andy deliberately refused to register on title to protect his Dad's rights.....

I will not rehash this again, as it is simple, give Dad his rights, legally and return him to his home immediately.

And I will fly out of your hair, permanently, and trust me you guys have shown me your true colours, I have no desire to associate with family who can so

## RECOGNIZANCE/ENGAGEMENT

Wn this day the following persons personally came before me and acknowledged themselves to owe to Her Majesty the Queen the sums opposite their respective names, namely:

NAME /NOM

Les personnes indiquées el-dessous se sont présentées personnellement


## Marlene Legare

ADDRESS/ADDRESSE:
234
AMOUNT/MONTANT
12345 230-4th Street, Maple RIdge, B.C. $\qquad$ $\$$
$\qquad$

SURETYCAUTION
\$ $\qquad$
to be made and levied of their several goods and chattels, lands and tenemenls, respectively.

Ces sommes doivent être prélevéas sur leurs biens et chatels et sur leurs terres et tènements, respectiverment.

## ACCUSED/APPELLANT DEPOSITS IN CASH HEREWITH;/DEPOT DU (DE LA) PREVENU(E)/ DE L'APPELANT(E) EN ARGENT COMPTANT (CI-JOINT) :

## OR OTHER VALUABLE SECURITY: (Specify)/OU AUTRE GARANTIE DE VALEUR (Préciser) :

The said cash, security, and amounts to be levied as aforesaid are to ensure as provided by law to the use of Her Majesty the Queen if the accused/appellant fails in respect of any of the condizions hereunder written.

L'argent comptent, la garrantie et les sommes devant être prélevées de la façon indiquée ci-dessus s'appliquent conformément a la loi au profit dé Sa Majesté la Reine sil le (la) prévenu(e) (l'appelant(e]) ne remplit pas les conditions indiquees ci-après.

$\square$ WHEREAS the sald appellant has appealad against convictlon and sentence or agalnst an order or by way of stated case in respect of the following charge(s): /ATTENO que l'appelante a intarjete appel de la dedaration de culpabilite et de la sentence prononcées contre lui (elle), ou d'une ordonnance ou a interjeté appel per voie d'expose de cause, relativement al l'inculpation suivante (aux inculpations suivantes):

## OFFENCEIINFRACTION

## Assault

LOCATION/LIEU
DATE

## 

## Mischief Under

## R,M. of Chartier, Manltoba

St. Eustache, Manitoloa
St. Eustache, Manitoba

March 13, 2006
February 26, 2006
Felaruary 25, 2006

THE CONDITIONS of this recognizance are:/le prèsent engagement est subordonné AUX CONDITIONS SUIVANTES :
A.
that if the accused/appellant attends before the presiding judge of the/sile (la) prevenu(e)/l'appelant(e) est present(e) devant le juge qui preside :
Provincial Court - Courtroom/la Cour provinciale n salle d'audience
atala 1:00
(P. M.)/(heures)

- 1 . You must keep the peace and be of yood behaviour, which includes not causing a publice disturbance, and you must obey all laws and regulations and any court order that applies to you. 234
2 You must live at 12345230 Street, Mapla Ridge, B.C.

3 You must not contact the complainant(s)
Lionel Bouchard or Lynda Staub
in person or communicate with him/her/them by telephone, mail, E-mail or in any other way or have anather person communicate with the complainant(s) for you.

4 You must stay at least 200meters.
$\boxtimes$ home $\triangle$ workplace $\boxtimes$ school $\boxtimes$ place of worship of the complainant(s)

5 You must not attend the Province of Manitoba except to attend court, meet with counsel or to visit your mother in
Stonewall, Manitoba.

6 You must not own, possess or carry any firearm, cross-bow, prohlbited weapon, restricted weapon, prohibited device, ammunition, prohibited ammunition or explosive substance.

# REASONS FOR OPPOSITION TO RELEASE 

ENSURE ATTENDANCE IN COURT
of no fixed abode
transient, etc
transient, etc.
previous convictions
for Escape Lawful
Custody, or Unlawfully
at large
previous convictions
for failing to attend court, eg. Appearance Notice, Promise to appear, Recognizance, Undertaking, etc.
warrants or wanted by other jurisdictions
an address outside of Province (cash deposit required)

PROTECTION OR SAFETY OF THE PUBLIC
ensure the safety of the complainant
history of violence or prior convictions with same complainant
content of threats made with respect to release
to prevent a continuation of the offence
the likelihood to re-offend. eg. lengthy continuous criminal record
at discretion of Justice, can be held for up to 3 days to continue investigation, identify accused or secure evidence
concerns regarding the accused's mental health
previous convictions for failing to comply with conditions of court orders eg. communicating with complainant, attending compainant's residence, consuming alcohol, etc.
access to weapons, regardless if there is an FAC or not
other charges pending or on charge or on bail for any other charges

arrested for CDSA 5(3) or (4) or 6(3) or conspiracyaccused arrested for an indictable Offence or Hybrid Offences (Dual Procedure)
AND is presently ON
CHARGE or ON BAIL for another INDICTABLE OFFENCE
eg. arrested for Drive Irnpaired and on charge for BE \& $T$ or;
eg. arrested for Theft and
on charge for BE \& $T$

Oppostion to release could be made in both the above examples. Generally,
however more weight is g ven when offences are related.

A ACC
D CASE:2006-212159/ONFILE:N/SNME:I IRE/G1:MARLENE/ W ASS/CRTD:AD
;PLUS AREM1:TO VISIT IN STONEWALL, MB. MUST NOT OWN, POSSESS O
R /AREM2:CARRY ANY FIREARM, XBOW, PROHIB WEAPON, RESTRICT WEAPON, /AREM3:PROHI
B DEVICE, AMMO, PROHIB AMMO OR EXPLOSIVE SUBSTANCE./ACON1:MUST LIVE AT 1234523
4 STREET, MAPLE RIDGE, BC, MUST STA
Y AT LEAST 200 METERS AWAY /ACON3:FM HOME, WORK, SCHOOL AND PLACE OF WORSHIP O F OR MUST NOT/ACON4:ATTEND PROVIDE OF MB EXCEPT FOR COURT, MEET WITH COUNSE
L OR /
RE: 0006

POINT OF REFERENCE PROCESSED
LEGARE , MARLENE
**ACCUSED** ASSAULT, MISCHIEF
OFFENCE DATE 2006-02-26
AWAITING DISPOSITION
EXPIRY DATE: 2008-03-01
DOB 1951-08-28 AGE 54 WHITE FEMALE 163 CM (5 FT 04 INS) 060 KG (133
LBS) BROWN HAIR GREEN EYES
ADDRESS 12345234 STREET, MAPLE RIDGE, BC, CANADA
REMARKS: ALSO CHARGED MISCHIEF FILE 2006-211639
DI 2039207 POI BC
CASE 2006-212159
ENTERED BY HEADINGLEY DET ON 2006-03-01

## E

M PLUS
AREM1: KEEP THE PEACE BE OF GOOD BEHAVIOUR. NOT OWN, POSSESS OR

- COUNSEL/REFNO:56280740/CASE:2006-212159/

RE: 0004
*PLUS* RECORD MODIFIED AND NOW READS
ACON1: MUST LIVE AT 12345234 STREET, MAPLE RIDGE, BC,
ACON2: MUST STAY AT LEAST 200 METERS AWAY
ACON3: FM HOME, WORK, SCHOOL AND PLACE OF WORSHIP OF BOTH. MUST NOT
ACON4: ATTEND PROVINCE OF MB XCEPT FOR COURT AND TO MEET W' COUNSEL
AREM1: KEEP THE PEACE BE OF GOOD BEHAVIOUR. NOT OWN, POSSESS OR AREM2: CARRY ANY FIREARM, XBOW, PROHIB WEAPON, RESTRICT WEAPON, AREM3: PROHIB DEVICE, AMMO, PROHIB AMMO OR EXPLOSIVE SUBSTANCE.
ATTACHED TO: ** ACCUSED **
SNME: LEGARE CASE: 2006-212159 SEX: F ENTERED BY:

Thu Jun 292006 15:12:05


CANADA
Province of Manitoba

## WARRANT FOR ARREST

## To the peace officers in the Province of Manitoba:

## 5. GOY <br> A magistrate in and for

This Warrant is issued by / Le present mandate Province of Manitoba fac for the arrest of / pour l'arrestation de Marlene LEGARE of / de 12345234 Maple Ridge British Columbia Canada hereinafter called the accused / ci-après appelé(e) le (la) prévenu(e).

WHEREAS the accused has been charged that (set out briefly the offence in respect of which the accused is charged)

OFFENCE/ INFRACTION

Assault Sec. 266 CC
Mischief Sec. 430(4) CC

AND WHEREAS:
Province of Manitopo


CANADA

## MANDAT D'ARRESTATION

THERE ARE REASONABLE AND PROBABLE GROUNDS TO BELIEVE THAT IT IS NECESSARY IN THE PUBLIC INTEREST TO ISSUE THIS WARRANT FOR THE ARREST OF THE ACCUSED AND TO ENSURE THE SAFETY OF THE VICTIM.

THIS IS THEREFORE, to command you, in her Majesty's name,
forthwith to arrest the said accused and to bring him
before / devant


2-any justice in and for the Province of Manitoba, to be dealt with according to law.

A CES CAUSES, LES PRÉSENTES ont pour objet de vous enjoindre, au nom de Sa Majesté, d'arrêter immédiatement le (la) prévenu(e) et de l'amener

Qu devant tout juge de paix dans et pour la province du Manitoba, afin qu'il (elle) spit traité(e) salon la lodi.

Whereas there are reasonable grounds to believe that the accused may be present in

This warrant is also issued to authorize you to enter the dwelling-house for the purpose of arresting or apprehending the accused, subject to the condition that you may not enter the dwelling-house unless you have, immediately before entering the dwelling-house, reasonable grounds to believe that the person to be arrested or apprehended is present in the dwelling-house.

AND WHEREAS there are reasonable and probable grounds to believe that the conditions set out in section 529.4 of the Criminal Code have been met. (Strike out if not applicable).

This warrant is issued to authorize you to enter the dwelling house without prior announcement. (Strike out if not applicable).

This warrant is subject to the following terms and conditions:

Attendu qu'il existe de motifs raisonnables de cire que le (la) prévenu(e) pourrait se trover

ATTENDU QU'il existe de motifs raisonnables ce croire que les conditions visées par l'article 529.4 du Code criminal ont été remplies (biffer s'il y a lieu),
le présent mandate est délivré pour vous autorise ad pénétrer dan la mason d'habitation sans prévenir (biffer s'il y a lieu).

Le présent mandat est assujetti aux conditions suivantes:

This warrant was submitted by telephone or other means of telecommunication as it was impracticable to appear personally before a judge or justice.

Le présent mandat a été présenté par téléphone ou aa l'aide d'un autre moyen de télécommunication étant donné qu'il s'est avéré peu commode de se présenter en personne devant un juge ow un juge de paix.

## ENDORSEMENT OF WARRANT / VISA DU MANDAT




## MANDAT IDE RENVOI D'UN(E) DÉTENU(E)

AUX DIRECTEURS D'ETABLISSEMENTS CORRECTIONNELS PROVINCIAUX ET DE LIEU DE GARDE, ET AUX GARDIENS DE PÉNITENCIERS AU MANITOBA (LE: « GARDIEN »); AINSI QU'AUX AGENTS DE LA PAIX DE LA PROVINCE DU MANITOBA :

TO THE SUPERINTENDENTS OF YOUTH AND ADULT PROVINCIAL CUSTODIAL FACILITIES; AND TO THE WARDENS OF FEDERAL PENITENTIARIES IN THE PROVINCE OF MANITOBA, HEREINAFTER REFERRED TO AS THE KEEPER; AND TO THE PEACE OFFICERS IN THE PROVINCE OF MANITOBA;

## WARRANT REMANDING A PERSON IN CUSTODY

This Warrant is issued for the Committal of / Le present manat est décerné pour linternement de

D.O.B. / né(e) le
$195 /-08-$ 28 , $\square$ Youth / Adolescent (e) who has been charged with the following offences / qui a été accusé(e) de l'infraction (dee infractions) mentionnée(s) ci-après :


## $\square$ additional Offences on reverse / autres infractions mentionnées à l'endos

YOU ARE HEREBY commanded forthwith to arrest, if necessary, and to convey to the Keeper, the above named person who appeared before me and is remanded as set forth below:

IL VOUS EST PAR LES PRÉSENTES ENJOINT d'arrêter sans délai, si nécessaire, et de conduire au gardien, la personne nommée ci-dessus qui a comparu devant moi et qui est renvoyée come il est indiqué ci-dessous :


AND I HEREBY command you, the Keeper to receive the said person into your custody and keep him/her safely and have him/her conveyed as remanded, there to be dealt with according to law, unless you are otherwise ordered before that time.

## Use the offence numbers when completing this portion.

Not in custody on these offences
Personne non détenue relativement à es infractions
(offence numbers) / numéro(s) d'infraction)

ETJE VOUS ENJOINS PAR LES PRÉSENTES, aa yous ledit gardien, de recevoir ladite personne sous votre garde, de la détenir sârement et de l'amener ensuite selon les conditions du renvoi, ain qu'elle soot traitée salon la li, à moons que vous ne receviez quelque ordre different avant ce temps.

Utilisez les numéros d'infraction pour remplir la présente parties.

## STATEMENT



, my name is
 Met
and I am conducting an investigation into the following offences) for which you are/may be charged.



You need not say anything. You have nothing to hope from any promise or favour and nothing to fear from any threat whether or not you say anything. Anything you do say may be used as evidence.

You have the right to retain and instruct counsel in private without delay. This means that before we proceed with our investigation you may call any lawyer or get free legal advice from Duty Counsel immediately. If you want to call Duty Counsel we will provide you with a telephone and telephone numbers. If you wish to contact any other lawyer, a telephone and a telephone book will be provided. If you are charged with an offence, you may also apply to Legal Aid for assistance.

Do you understand?
YES
 NO $\square$

Do you want to call Duty Counsel or any other lawyer?


NO

(The following caution will be utilized where the subject initially indicates that he/ she wants to contact counsel but then subsequently changes his/her mind):

I am required to advise you that you are entitled to a reasonable opportunity to try to contact duty counsel or any other lawyer. While you are trying to contact a lawyer, we cannot take a statement from you or ask you to participate in any process that might provide evidence against you.

Do you understand?

YES $\square$ NO $\square$

WITNESSED BY:


TIME:

$$
1615 \text { HRS }
$$

Do you want to call Duty Counsel or any other lawyer?



[^0]:    $>$
    > - And Dad, and ONLY Dad, should be doing ANYTHING relative to a suit against
    $>$ the church. If he needs 'help' to fill out forms, he should someone
    > IMPARTIAL outside the family, even if he has to pay someone like Remi Smith
    $>$ (former lawyer, in Richer MB) or Chartrand for their time. Again, final > resolve should be fully disclosed with his POA's only, or Executor of Estate.
    > By the way, would someone please remind Dad that if he felt Mars was so
    > trustworthy \& knowledgeable about his affairs, how come he didn't consider
    > naming HER for either of these???

