2. Alt other dauges in the Occupancy Agreement shall sometime as is.

3. This Amening Agreement shall take effect the day has somed.

a. Time shall be in all respects of the existing appeal.

 This agreement shall be binding upon each of the parties hereto and main tespective being executors administration and assistant.

IN WITNESS WHEREO " THE paries hereto have heretanto exported this Agreement

and all they or marker, 2006

SIGNED IN THE DISEBUCE OF

Andre Bouchard

LHSES I

# Bruce Jamieson

Geriatric Services

Regional Health Authority

Central Manitoba Inc.



Office régional de la santé du Centre du Manitobalino

Tel.: 204 239 2307

MENTAL HEALTH PROGRAMS

Portage District General Hospital
524 Fifth Street S.E.

Portage la Prairie MB R1N 3A8

Fax: 204 239 0451

Email: bjamieson@pdgh.rha-central.mb.ca

www.rha-central.mb.ca

The document was remained the copy to hanger bey officer Subbs. Markene sayyourd this copy to hanger

# Psychiatric "Living Will"

(Letter of protection from Psychiatric Incarceration and/or treatment)

The following declaration should be signed and, where possible witnessed, by a notary public, a trusted family member and/or confidente. Make several copies of the document with each copy notarized. Give one copy to each of the person(s) named below; make sure one of these is an attorney. Always keep a copy of this document with you in case there is an attempt to involuntarily or compulsorily hospitalize and/or treat you. Should you be in a position where you are to be subject to unwanted psychiatric hospitalization and/or mental or medical treatment, ensure that the person(s) attempting such are shown and are aware of this signed and notarized declaration. Immediately let your attorney and all other persons in your confidence know so that they may come to your aid. During any attempt at compulsory hospitalization or treatment by another, repeatedly declare your desire for a clarification of your condition of physical health. Explain that you wish to have this declaration abided by, however, do not resist or become aggressive. Demand to see an attorney.

A copy of your signed declaration should also be sent to the local or international branch of the Citizens Commission on Human Rights (CCHR). The International address

is: CCHR, 6616 Sunset Blvd., Los Angeles, California, United States, 90028.

Declaration of Intention

· 1 Q- 1- Wind	, born on
I, LIONEL BOLLEVIER	, address BOX 81, ELIE, MB. ROH OHO
in ELTE	, address

being of sound mind, willfully and voluntarily make known my desire that should it be so considered or decided that I be subject to involuntary incarceration or hospitalization (also known as committal and certification) in a psychiatric hospital, ward, facility, home or nursing home, and/or that I be subject to psychiatric procedures including, but not limited to, any form of psychosurgical or neurological operation such as lobotomy or leukotomy, electro-convulsive treatment (also known as electroshock or shock treatment or ECT), psychotropic drugs (including benzodiazepines, major tranquilizers, antidepressants, barbiturates or neuroleptics generally), deep sleep treatment (narcosis, narcosynthesis, sleep therapy, prolonged narcosis, modified narcosis or neuroleptization), sterilization, insulin shock or any other physical based psychiatric or psychological treatment or practice; I direct that such incarceration, hospitalization, treatment or procedures not be imposed, committed or used on me.

I refuse contact with and treatment by any psychiatrist, psychologist or other mental health practitioner as these practices, according to my philosophic and/or religious convictions, do not adequately or properly diagnose and such diagnoses as are given can constitute a false accusation about my behavior and/or beliefs and practices, and are stigmatizing and therefore a threat to my reputation and physical and mental well-being. Any of their treatments, given against my express wish, are an intrusion upon and thus an assault on my body and constitute, in my view, criminal assault. Any involuntary hospitalization or commitment is a violation of my right to liberty and would therefore constitute a false imprisonment by all those advocating and authorizing such action against my consent and wishes. If in the future, I am accused of a crime, then I direct that I be subjected to due process as accorded to the criminally servers

Bodes Home Horagia Co

there situations, the above directions and positions apply in any case where to be impaired, or ability to give instructions may be or may be claimed to be impaired, or the in a state of unconsciousness, or should my communication in an actual and sense be impossible, or where any psychiatrist, psychologist, mental health practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner, or law enforcement official or person asserts that the matter is a "life-saving" practitioner and law enforcement official or person asserts that the matter is a "life-saving" practitioner and law enforcement official or person asserts that the matter is a "life-saving" practitioner and law enforcement official or person asserts that the matter is a "life saving" practitioner

In the absence of my ability to give further directions regarding the above, it is my intention that this declaration be honored by my family and physician(s) as an expression of my legal right to refuse medical, psychological, psychiatric or surgical treatment.

The attorney(s) and other person(s) mentioned below are appointed and authorized to institute appropriate proceedings on my behalf should the above declaration be violated, and have my permission herewith to proceed with whatever criminal and/or civil procedures necessary to rectify such a violation.

I herewith authorize the following attorney(s) and other person(s) with the enforcement of this declaration of intention:

All medical doctors and their organizations as well as therapists are expressly released from their professional discretion or confidentiality towards provision of information to the above named attorney(s) and other person(s).

This declaration is also binding for my lawful agents, guardians, family, executors or any person with the legal or other right to take care of me or my affairs.

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ough there is, of course, no legal restriction in the parties to a conflict discussing resolution of issues to ween themselves, there are a few reasons why I would suggest they not do so in this case until the terms of any settlement are finalized between counsel. In saying this, I realize that your client may be looking for suitable accommodation for his father, but I suggest even this step be guided by counsel to ensure we are all on the same page.

In this case, be aware of the following reasons why I am convinced that counsel be the only negotiators:

- (a) In the circumstances of this case there is a presumption on your client of <u>undue influence</u> in achieving any settlement of any issues between father and son that would not be arguable if the settlement process were conducted between their respective counsel and, thus, they each have received independent legal advice;
- (b) Your client apparently brought Dr. Bruce Jamieson to the Sunday meeting of the parties to discuss settlement, much to the surprise of my client and Mr. Slegers. I am advised that Dr. Jamieson apparently conducted an interview of my client and pronounced him capable of handling his own affairs! If your client did in fact invite this doctor to be present to examine my client, he has acted inappropriately to say the least and clearly has attempted to prejudice my client's rights; and
- (c) As I told you over the telephone on Tuesday, last, at that same meeting your client presented my client with two discharges of the two caveats our office registered against the farm lands. Apparently, they were drafted by a daughter of my client, Lynda Staub, who is an employee of the Land Titles Office. Such action was also inappropriate in view of the fact that this action is an obvious attempt to take advantage of my client and, once again, to prejudice his rights by having him discharge his legitimate claims against his son. This is particularly reprehensible behavior in the face of their knowledge that their father has legal counsel.

Accordingly, in addition to your request to your client to tell his father to call me at the above number as soon as possible, I request you advise your client to then stay away from my client and not to have any further contact whatsoever with him except as advised by you, his counsel, as such contact may be agreed between counsel.

Thank-you,

Winston

Winston F. Smith. Q.C.

Hook & Smith

Barristers, Solicitors & Notaries Public

201-3111 Portage Ave.

Winnipeg, Manitoba

R3K 0W4

off: 204-885-4520

fax: 204-837-9846

res: 204-488-0765

cel: 204-955-0001

email: wsmith@hookandsmith.com

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No virus found in this incoming message.

Winston Smith [wsmith@hookandsmith.com]
Tuesday November 18, 2008 2:19 PM
Marlene Legare CFP
RE Lionel Bouchard
Lefter to Kelly Land 2008 11, 14 doc

ethat I have not received Lionel's and your response to my email dated November 6th attaching the draft ementary affidavit for Lionel to sign. Please respond as soon as possible.

Meanwhile. I have your emails with regard to Rohypnol and thank you for sending them to me.

As you are aware, there have been complaints that certain agreements or documents signed by your father have been induced by the illegal use of drugs. Even your father has suggested that he must have been slipped some drug before doing something because he has no recollection of the particular event. However, in the absence of specific proof that your father has been victimized in that way, it is insufficient proof that a particular document was, in fact, signed under such influence.

Your father can testify that he does not remember events and he can suggest that it may have been related to receiving a drug. But where there is no forensic proof of his being drugged at a particular time I cannot place that type of information in your father's Affidavit. The Court would not permit it as it is too inflamatory to be accepted as proof without forensic proof by an independent witness.

Therefore, the excuse of "drugged" as the reason why the Release regarding Lionel's and payment claim and the trees should be invalidated is not possible. I much prefer the argument that the Release is inaccurate as to the legal description and there was no opportunity afforded your father to obtain independent legal advice before he signed the document.

With regard to the Release and the other documents that bear Michelle Dumbar's signature, it is my recommendation that I interview her and ascertain her recollection of the cercumstances relating to the execution of each of those documents where she was present as a witness. If you approve I will arrange to meet her, but please provide her contact information.

Meanwhile, attached is a copy of my response to Mr. Land about where we are at in the life estate and claim matters.

I look forward to receipt of some payment towards my outstanding account

Regards.

Winston F. Smith, Q.C.
Hook & Smith
Barristers, Solicitors & Notaries Public
201-3111 Portage Ave
Winnipeg, Manitoba
R3K 0W4
off 204-883-4520
fax: 204-837-9846
res: 204-488-0765

province. Naturally, she wishes to visit her father and other family members and ought to be allowed to do so. Continuing her present prohibition, although arising out of disobedience of a court order as I understand it, appears to be due to the resistance of the crown prosecutor involved. Based upon the exchange of emails I have read her resistance appears to be due to an unusually close connection to family members who promoted the prosecution. It is time to allow Marlene Legare to come to Manitoba immediately to assist her father in settling into his new accommodation. Please note my information is that the prohibition will expire in February 2009, in any event, but as was originally agreed among all or most of the siblings in 2006, when my client was being released from hospital, Marlene Legare was to provide her father with assistance in settling back into his home. I believe such cooperative action will go a long way to restore some peace among family members and reduce the pain and anxiety being suffered by my client.

- 6. Your client agrees that the Power of Attorney in existence today, will not be changed without the written approval of counsel for my client.
- 7. There will be no psychiatric assessment of any kind without the written consent of my client's counsel. In this regard, I understand that, at the recent meeting of my client with your client and Mr. Mike Slegers, your client, without the knowledge or consent of my client or Mr. Slegers, arranged to have Dr. Bruce Jamieson present who conducted a short private meeting with my client, wherein he asked my client some questions and concluded by stating that there was no reason why my client could not look after his own affairs. This event that appears to have been arranged by your client requires an explanation.
  - 8. With regard to the claim for debt:
    - (a) We will require proof of payment in full of purchase of the land;
    - (b) An accounting of the total rental payments made by your client on behalf of our client to date;
    - (c) A satisfactory resolution of the balance alleged due to our client in the amount of \$9,375.49 as pleaded in paragraph 10 of the Statement of Claim; and
    - (d) Payment of \$5,500.00 or some other reasonable amount for replacement of our client's possessions and furnishings that were destroyed, as pleaded in paragraph 11(a) of the Statement of Claim.
  - 9. Although you and I discussed your client's contribution to our costs of \$5,000.00, it is my understanding that subsequent to that discussion, Mr.



Bureau administratif

Administration Office
Case postale 36
10, rue Main Est
Elie (Manitoba) ROH 0H0
Tel /Tel: (204) 353-2283
Telec./Fax: (204) 353-2101
www.caisse.biz/elie@caisse.biz

From Branch:

## Fax Transmittal Cover Sheet

Date:	TED. 10 / 2006	T. Elie
Го:	DAVID BAADLEY, LOTI DER + CHILDER	St. Francois Xavier
Fax:	SERGEANT, GIBBS, RCMP HEAD righey 977-1368   831-7898 RCMP HEAD righey 888-0358	☐ Marquette ☐ St. Laurent
From:	Marlene Legaré Lionel Bou chard	
Re:	Lionel Bou chard	
No. of Pages:	(including cover sheet)	
☐ As requested	d Dease tollow up Driginal to follow	
	CASE # 2006-105715	
Message :		
	DAD MOVED TO ROSON #6 Feb. 15/2006! AGAINST HIS WISHE.	
	Feb. 15/2006 AGAINST HIS WISHE.	2-1
· · · · · · · · · · · · · · · · · · ·	PLEASE NOTE AGREEMENTS	
	PLEASE NOTE AGREEMENTS	
NOTICE OF THE PROPERTY OF THE	Granel Bouchard also under an	neccessary
P	my released-ovenine markene hey	puredafter
Be	my released-oven int mordene hey	Tare noul
7	from huspital, that was initially st	MY THE LE MUNC
	nt la confidentialité :  (A Carrier de la présente communication, vous êtes avisé qu'il est interdit d'en dévouler la teneur, de la copier, instante de la présente communication, vous êtes avisé qu'il est interdit d'en dévouler la teneur, de la copier, prendre quelque mesure fondée sur l'information qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue. Si vous avez reçu cette communication qui y est contenue est c	ation par erreur, veuillez nous en avisc

Warning concerning confidentiality:

If the reader is not the intended recipient or is not responsible for delivering the message to the intended recipient, you are hereby notified that disclosure of any information contained in this communication is prohibited and distribution or copying is strictly prohibited. If you have received this communication in error, please notify us immediately exceptions at (204) 355-2283 and return the original to us by mail at the address noted above. Thank you

Wife Angela Bouchard works for Justice Department, Youth Centre in Portage La Prairie.

Andy bragged in the '70's of a transaction done through a lawyer, whereby he cut a cheque for \$10,000 to a farmer for the supposed purchase of beef cows, and had the cheque deposited the same day as that farmer gave him a cheque of \$10,000 to offset and deposit in Andy's account. Andy bragged how easy it was to deceive Revenue Canada to me!

Andy was living in Elie, Manitoba, on the other half of Dad's land at that time, which land title shows he paid \$1.00 for. So he has been scamming CCRA for some time. He also owns four combines which he subcontracts out and has a recreational property in

He has two daughters, all adults now, one married and living in Victoria, B.C. married to Kenora, Ontario.

Andy was trying to commit his father to a mental institute and myself now as well as had a pastor's son. family members write letters to the RCMP as is to present refusing to allow his Dad back home in Elie, MB.

### **Fax Cover Sheet**

Date:

July 16, 2008

Pages:

To:

Winston Smith

From:

Marlene Legare, CFP

Company: Hook & Smith Fax:

204-837-9846

Fax:

604-467-5630

Phone:

204-885-4520

Phone:

604-467-5640

Subject: Security Firm brought in by Andy

After Dad was moved into the St. Eustache Manor February 15, 2006, the day he claims he must have been drugged as he does not recall anything about that morning when he attended Portage Court for a Peace Bond against me along with Andy/Claire/Lynda, and 1/2 that afternoon after Andy dragged him to Portage Hospital to see pyschiatrist Bruce Jamiesen who later attended at the Manor in the afternoon. The court advised the family to see a mediator, and Andy provided Dad with a pyschiatrist instead who passed himself off as a gerontologist to me and was later found to be "retired" a young doctor??? Andy placed a very large chain on the inside of his door (while all the other residents at te Manor have open door policy, keeping their doors open or unlocked most times, and against Manitoba Housing regulations which made him remove the lock when I informed me them albeit much later.

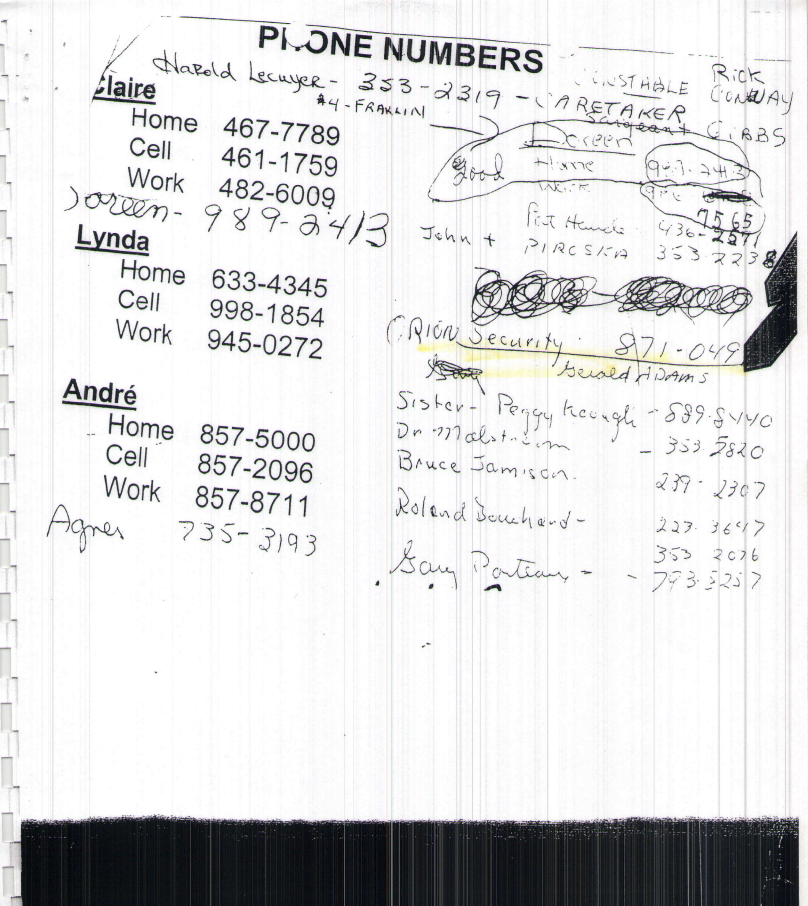
In typing up Dad's address book when he was with me, ran across this bit of information, appears to be Andy's handwriting as not Lynda's which I would recognize, and you will note the name "Orion Security" 871-0499 and the name Gerald Adams - the security guard Andy hired to guard Dad overnight and for a couple days according to Dad when none of the other family members were available to do their 24/7 shifts which I witnessed as well as Uncle Laurent Houde who lived in the Manor at the time and who would "sneak" me into the complex in order to try to get Dad to come over to his room to talk to me, unbeknownst to the others - which did not happen as Dad was ordered not to answer the telephone or door to anyone at that time but to Andy/Claire/Lynda and anyone else they designated but to EXCLUDE ME, IN FACT DAD WAS ORDERED TO CALL 911 IF HE SAW ME because he was lied to and told that the Judge in Portage who refused to grant the Peace Bond, had supposedly told me to "get out of town" lies I heard direct from Lynda Staub's mouth as she stayed overnight one night. This was also at the time Andy delayed his trip to Europe and finally went and came back for March 13, 2006, all the time he was gone he was calling Claire/Lynda at work constantly to ensure I did not connect with Dad to take him to a lawyer. So my suspicion is that he got something drawn up before he went on his holidays with his family..... That original paper is with Dad if you require it, I will ask him for it. AS ATTACHED

We will wait and see what is faxed to your office.

Also have not received your email with respect to today's brief as per our conversation; however, my computer has been blocking some emails lately which I am in midst of rectifying, due to new antivirus software. Would you resend again to mlegare@telus.net.

Thank you.

Att.



### **Fax Cover Sheet**

Date:

August 15, 2008

Pages:

To:

Dr. Malmstrom

From:

Marlene (Bouchard) Legare, CFP

Company: Elie Clinic

Fax:

353-5825

Fax:

604-467-5630

Phone: 353-5820

Phone:

604-467-5640

Subject: Lionel Bouchard

- 1. This past Wednesday, my father, Lionel Bouchard was scheduled to appear in court to finalize his Writ of Possession to his home on the farm in Elie.
- 2. Andy in desperation to stop this from occurring, met with Mike Slegers and after grilling Mike and Dad for over 5 hours, convinced them to postpone the court date. Since then Andy has had Mike at the end of his leash...doing his bidding for him. The phone/fax # is 353-4065.
- 3. As confirmed by Dad's attorney, Andy and Mike have had Dad assessed by a psychiatrist similar to two and a half years ago, when after Dad fell and was hospitalized, Andy has been trying to commit his father and has gone at it with renewed vigor since Monday!
- 4. Dad was scheduled to be at his sister Madeleine in Winnipeg this morning to discuss a proposal to end this to be sent to Andy's lawyer. That proposal is simply a ploy by Andy to buy him more time to accomplish his dastardly deed of committing a very healthy senior to a mental ward.
- 5. At Monday's meeting, Andy in collusion with his sister Lynda Staub who works at Land Titles, and who back in 1990, could have ensured her Dad not have gone threw the nightmare he is living, could have simply put a Life Estate in place, which did not occur until this spring. So it is obvious she was not acting in her father's best interests as he relied heavily on her expertise, procured from her a document from Land Titles through to have Dad release his rights to the property had Dad not been warned repeatedly warned by his attorney not to sign anything without his prior approval. In addition, Dad's lawyer will be reporting Lynda Staub to the Land Title Registrar for her breach of ethics.
- 6. If you will recall, Lynda Staub, while Dad was in B.C. threatened her father to charge him with child abuse IF he returned to Manitoba, clear evidence of more intimidation/threats that Dad has had to endure from his children over the years.
- 7. At this time, Dad has procured a new telephone. However, Andy and Mike have ensured that Dad does not take any calls, and they have shut off his phone and are encircling like vultures. This is also clearly obstruction of justice which they have both now become party to.
- 8. After agreeing to have Dad go to his sister Madeleine in Winnipeg at 9:00 a.m. this morning to discuss the legal paperwork emailed to me that we are to go over together over the telephone, Mike has simply instead taking Dad to Andy in Portage for what? More pyschiatric evaluations? Until Andy gets his desired results? When away from Andy/Lynda/Claire Dad is a perfectly happy senior. When in their presence he is reminded of the emotional torture that they have put him through and fear grips him and his health suffers and his confidence level hits the bottom which is a way to control him. More medication on Andy's part and Dad is not the same person ever!

home property and, while inside the shed, Mr. Jamieson took me aside and asked me some questions, including questions about my memory, the present date and other questions that, upon reflection, appeared to be a test of my mental competence. The apparent assessment was conducted without my consent. In any event, at the conclusion of the questions, Mr. Jamieson informed my son, in my presence, that I was quite capable of looking after my own affairs.

- 7. Following the meeting at the Lionel Bouchard home, Mike, my son, Andy, and I went to Portage la Prairie for dinner during the course of which, Andy and Mike talked privately in low tones so I could not make out what they were saying.
- 8. After dinner all three of us returned to Mike's residence and it appeared that Andy and Mike were going to carry on their conversation and, as I was exhausted, I went to bed, but before retiring, I gave them my cellular phone as they said I should replace it.
- 9. Very early the next morning Andy was back at Mike's residence and they informed me that we were going to see my lawyer, Mr. Smith, for an unscheduled meeting to resolve the issue of possession in the upcoming court hearing as it would not be necessary as my son told me that he was prepared to purchase a home for me in Elie, Manitoba, in which I would live for the rest of my days and I would only be required to pay my living expenses there, but not rent and realty taxes. My son further informed me that he knew of a house for sale in Elie, (on

#### Marlene Legare, CFP

From:

Marlene Legare, CFP [mlegare@telus.net]

Sent:

Tuesday, August 12, 2008 6:47 AM

To:

'Winston Smith'

Subject:

Sense something wrong with Andy

Attachments: image001.jpg

Importance:

High

Winston,

A PYSCHIATRIST
AGAIN SONI
BY ANDY
BOUCHARD

During the week a lady with a briefcase showed up for Dad at Mike's. Mike did not get

her business card or licence plate #.....or to ask her what she was about....he dropped the ball there.

Sunday night, Andy sent a cousin with his family and his mother to Mike's on the pretext

of wanting to take Dad out for Chinese supper - which he declined.

Mike was supposed to meet Andy at the farm to pick up a few things for Dad himself yesterday.

Mike decided to take it upon himself (against my instructions) to take Dad there at 5:00 p.m.

Told him Dad should not go, but at the very least take extra witnesses which does not appear to be what happened.

Am not getting good vibes on this as Dad's cell was off all last night and then Mike shut off his phone/fax when I tried calling to see how they made out.

I am sensing an ambush by Andy to avoid court!!!

Mike always thinks he has everything under control and "nothing will ever happen" I can handle Andy is his attitude and he has had egg on his face several times in the past as he