

September 14, 2010

Via Fax: 204-945-7130 Court of Queen's Bench,

The Law Courts,

Winnipeg, Manitoba and the request to have an exclude a well of the hadro from the R3C OP9 valuation under the Mental Beauty Act in support and at dont much

Re: File # FD09-01-92674

-92671 -92675

Attn: Justice MacPhail

Attached please find the following:

- 1) Correspondence from my physician Dr. Williams advising the court that due to medical reasons, I am unable to travel until further notice, bearing in mind that I am almost 87 years old and have been under extreme stress since being kicked out of my very own home in February 2006.
- 2) Documentation from the Hearing Centre that my hearing aid stopped working and has been sent back East for repair and without it, 1 am unable to hear properly.
- 3) Email from Wilder, Wilder & Langtry Joseph Wilder & Douglas Johnston stating that they will not be acting on my behalf and that I will be without representation at the upcoming trial September 16 & 17.
- 4) Copy of bank statement confirming I am living on a meagre pension of \$1,478 a month whereby I have to pay my prescriptions and day-to-day living expenses while out of my home exiled in B.C. awaiting possession of my home in accordance with agreements with Andre Bouchard, Lynda Staub and Claire Demery.
- 5) In reference to costs awarded in June, 2010, I have received notification from Heather Dixon. However, due to the high cost of living in B.C., and the fact that I was escorted out of Manitoba at my then lawyer's direction, with only the clothes on my back, no jacket and denied by Andre Bouchard and Mike Slegers my bag with medication, nitro-glycerine, passport, keys, shaver, toiletries etc., that were in the vehicle at that time, which they have refused to release to me as well as traveller's cheques. In the teleconference, I overlooked pointing out to the court that in December, there were costs to attend Court in Winnipeg at which time Serge Couture advised my daughter that the hearing had been cancelled unbeknownst to me and that I am entitled to costs for that appearance. I have not been in a position financially because of my situation since being uprooted from my home, when the majority of my personal possessions I am claiming against these three children were destroyed as admitted by Lynda Staub in her email, this after a fall on ice. Out of sheer malice and greed in order to pave the way to be able to sell the farm, I was at that time uprooted and which three are to this day still trying to commit me or make me a ward of the public trustee to pave the way to sell the property to which I have a life estate, this at a time when I should be enjoying the final years of my life. These three children of which I was granted Protection orders on an ex-parte basis have clearly demonstrated to the Court the elderly

Court of Queens Bench, 408 York Avenue, Winnipeg, Manitoba

Via Fax: 204-945-7130

File #090192671, File #090192674, File #090192675

Re: Protection Orders - Lionel Bouchard

With respect to the uncontested hearing scheduled for March 9, 2010, please be advised that my daughter Marlene Legare, of B.C., will represent me at a contested hearing, the date I am requesting be set some time in <u>mid May</u> - not an unreasonable request as my daughter is not available during the tax season which ends April 30, and in light of the fact that she has been made to suffer immeasurable financial losses due to this unprecedented and antagonistic case of Elder Abuse case I find myself victim of for the past four years! Marlene Legare will require time during her heavy seasonal workload to address the three affidavits recently brought to my attention.

Unfortunately, for whatever reason, Serge Couture, after meeting with Marlene Legare in Court, chose not to contact me on my cellular # which my daughter provided to him, nor at the two telephone numbers for Susie Waldner, nor at my sister Madeleine Fillion whereby the process server informed Madeleine that her telephone number was not working - when in fact all numbers were in good working order - contrary to the affidavit material on record.

Also, in their meeting, Serge Couture informed Marlene Legare to advise him that if I was contesting the Application to Set Aside the Protection Orders, which I am going on record today as doing, that I need not appear to advise the court of same, and to advise him of my intentions and that he, Serge Couture, would address the judge to set a date for a contested hearing, as March 9th is merely a formality to set the matter forward for a hearing, hence this correspondence today.

Over the past years, the respondents, on numerous cases, have sent the RCMP to my daughter Marlene Legare's home in B.C., with false allegations, that of my being tied to a bed, fed dog food and drugged, making calls (on Christmas and New Years) against my will, so my whereabouts are well known to them. In my opinion, the substitutional service was not required.

In addition, I retain my box # in Elie. I have called my children repeatedly on special occasions from my cellular prior to the Protection Orders and also in an attempt to retrieve my van and personal belongings which are currently locked up on Mike Slegers property, this in an attempt to coerce me to sign off on two caveats, one of which is a Life Estate to my humble homestead of over 50 years in Elie to which I am entitled to and whence I was evicted from in January 2006 after a slip and fall on ice at a funeral.

My sister Peggy Keough informed me that, contrary to Court instructions, she simply threw out the packet intended for me. Mrs. Keough has my cellular # as she called me to inform me that my brother Jules Bouchard passed away in Kenora last year.

Respectfully submitted,

ionel Bouchard

Lionel Bouchard Box 81, Elie, Manitoba ROH OHO 204-781-6387

Cc Serge Couture Kelly Land, Chapman, Goddard Cc Heather Dixon

FAX: 832-3461 FAX: 942-1122

June 12, 2010

Fax: 204-948-2140

Winnipeg Land Titles

Attn: Barry C. Effler, Deputy Registrar General Irv Simmonds, Acting/District Registrar

Re: Protection Order - Lynda Staub

I am writing in reference to a Protection Order, dated October 31, 2009, in favour of my father - Lionel Bouchard, with regards to the unimaginable senior abuse any father has had to endure - especially over the past four year since being evicted from his home of over 50 plus years in Elie, Manitoba.

Lynda Staub was in attendance on June 3, 2010, when this order was further enforced in Court of Queen's Bench. Lynda Staub is prohibited from attending the funeral of Lionel Bouchard's sister on Tuesday June 15, 2010, and we are writing in light of the fact that Lynda has once before breached the order by attending the funeral in St. Eustache of Lionel Bouchard's brother-in-law Laurent Houde. This makes it impossible for her 86-year-old father to attend as he in constant fear for his life while in the company of his three children Lynda Staub, Andre Bouchard and Claire Demery due to their bullying tactics, duress in the past, manhandling and even to the point of drugging their father in order to manipulate him!

Andre Bouchard has refused to honour the Life Estate he agreed to in 2003 and is well known for his vindictiveness and raging temper over the years and that is why my father's lawyer had him flea the province after Andy showed up once again with a psychiatrist to try to deem his father incompetent, which backfired on him.

Lynda Staub admits she wants nothing to do with her father in contesting the protection order, but on the other hand she is requesting that her healthy father be made a "ward of the public trustee" despite admitting he is very competent to look after his own affairs.

These siblings are <u>relentless in trying to bury their father</u>, similar to what they have <u>already done to their mother</u>, all in the name of self-serving greed all the while they have destroyed the whole family by their actions.

I trust there will be no misunderstanding on Ms. Staub's part.

Sincerely,

Marlene degase Marlene Légare,

Marlene Legare, ⁰ P. of A. for Lionel Bouchard February 11, 2008

Sgt. Muir 204-467-5015

RCMP where here in Maple Ridge this morning, stating that Lynda Staub I believe filed a compaint stating that I was making calls against my will!!!

Nothing can be further from the truth - I was calling to wish all my children a Happy New Year on my own accord!

More lies.

LYNDA STAUB threatened to charge me with Child Abuse IF I returned to Manitoba as have a civil action against my son Andy Bouchard who evicted me out of my home of 50 years and they are trying to intimidate me further. Report made to Stonewal RCMP and nothing came of it.

LAWYER SAYS THIS IS HARRASSMENT - SPOKE TO HIM THIS MORNING AND HE TOLD ME TO GET A COPY OF THE COMPLAINT LYNDA STAUB FILED. Please fax it to 604-465-5632.

What is the Stonewall RCMP Fax #467-2266_____

Constable McInnis, Maple Ridge, B.C.

First Call - second on tape

It's Constable McInnis, Ridge-Meadows RCMP.

Am looking to make contact with Lionel Bouchard.

If anybody knows where I can talk to him.

Daniel I was talking to you before and Marlene I'm still looking to talk to you about this whole thing. I'm only concerned about his well-being if you can get back to me anytime at 604-467-4776 Ext. 6548 that's my voice mail.

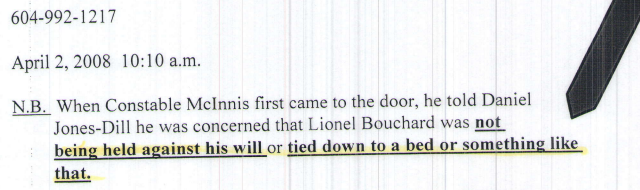
Haven't received documentation from you Daniel, like you said, and haven't heard from the lawyer's office so I need to see him in person, and my concern is not in the civil action or anything else against you guys, I just want to make sure he is okay.

So if you can leave me a message and maybe we can organize a time where I can meet Lionel and talk to him for a couple minutes and then this will all be done.

Thank you very much.

604-992-1217

April 2, 2008 10:10 a.m.



<u>Taped Message left on her father Lionel Bouchard's cellular 781-6387:</u> Lynda Staub - breach of bail and child abuse threats!!!!!

"I'd like to tell you Dad that <u>if you come home to</u> <u>Manitoba, Marlene will be charged with "Breach</u> <u>of bail conditions" and you can ask her what that is</u> <u>all about and you will be charged with child abuse!!!</u>"

There's a *lot of people who know your story* and who are *ready to come forward*.

<u>So you can come home and face those charges - it's</u> <u>about time that you clear the air and we uh.</u>....we welcome you with open arms when you get here.....

BYE!!!

HOOK & SMITH

Barristers, Solicitors and Notaries Public

201 - 3111 Portage Avenue Winnipeg, Manitoba CANADA R3K OW4 Tel: (204) 885-4520 Fax: (204) 837-9846 E-Mail: general@hookandsmith.com Dennis A. Smith LL.B. Bernard Toews B.A. LL.B. Winston F. Smith Q.C. Grant W. Davis, B.A. LLB. Gondon P. Hook (Retired) Garry N. Harvey (1944-1998)

110905 File

FAX COVER SHEET

April 14, 2008 DATE:

TO:

Re: Lionel Bouchard

Fax:

From:

Dennis A. Smith

Pages (Including Cover)

1

If you do not receive all pages, please call 885-4520 and ask for Collean.

I received your voicemail and note the taped threats of criminal prosecution. It is an offence to threaten criminal prosecution to force someone to do something. Therefore, you and your father should take that tape to the police.

Additionally, as I have indicated to you, I have spent a significant amount of time reviewing documents. talking to you and your father etc., preparing documents and the

Yours truly, Hook & Smith

Dennis A. Smith DAS/ck

THIS MESSAGE IS INTENDED ONLY FOR THE USE OF THE INDIVIDUAL OR ENTITY TO WHICH IT IS ADDRESSED AND CONTAINS INFORMATION THAT IS PRIVILEGED AND CONFIDENTIAL. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT, OR THE EMPLOYEE OR AGENT RESPONSIBLE FOR DELIVERING THE MESSAGE TO THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION OR COPY OF THIS COMMUNICATION IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE NOTIFY US IMMEDIATELY BY TELEPHONE AND RETURN THE ORIGINAL MESSAGE TO US AT THE ADDRESS NOTED

THANK YOU

May 12, 2008

j

RCMP, Headingley, Manitoba <u>ATTN: SERGEANT JOLLICOEUR</u>

RE: THREATS, BY LYNDA STAUB <u>UNAUTHORIZED USE OF PHOTOCOPY OF STOLEN POWER OF</u> <u>ATTORNEY BY CLAIRE DEMERY</u> <u>THEFT OF PERSONAL BELONGINGS - ANDRE & ANGIE BOUCHARD</u> <u>LYNDA STAUB & CLAIRE DEMERY</u>

Since my slip and fall on ice in December 2005. I have been the subject of abuse by three of my children who reside in Manitoba. Prior to that, I have evidence that the family was getting along very well, getting together for family reunions with all eight surviving children, for weddings and social events.

This all changed when my son Andre Bouchard sought an opportunity to evict me from my home of 50 years when I was hospitalized as a result of head injury to the back of my head which almost took my life twice after I fell upon exiting a church when attending a funeral.

Based on my frustration at getting myself reinstated to my home as per agreements signed by these children in Manitoba as well as being told repeatedly that Andy had no time for me when I visited him at Blights in Portage in order to try to collect mortgage money due me which he deliberately omitted to register at the time of the purchase, in addition to the agreed upon life estate agreement since registered in February 2008 by way of caveats this after I was forced to engage an attorney to represent me.

Since then. I have been subjected to threats by Lynda Staub reported of child abuse if I return to Manitoba.

<u>Claire Demery by way of a photocopy of a stolen power of attorney reported to</u> <u>Headingley, stolen by Andre Bouchard and charged on January 29, 2006, which</u> charges where stayed unfortunately citing "family dispute" giving me the impression that there is no law against stealing from family, which would have prevented more of the abuse and manipulation and bullying which is still going on in order to prevent me from asserting my legal rights not to mention peace and enjoyment in my retirement. In addition, these same parties, are still intent on continuing in their attempt to have me committed to an institution with their lies with respect to my health which seems to be the theme of all their calls to me since going on holidays to get away and to allow my attorneys time to sort out this sordid nightmare!

Two days prior to suffering the concussion. Land Title records indicate that Andre Bouchard placed a \$150.000 mortgage of the homestead, this despite owing me monies on the mortgage because this was never registered my mortgage on title. All the details are currently with my lawyers Dennis Smith and Winston Smith of Hook & Smith firm.

I am writing to request an investigation of wrongdoing in three separate instances, namely,

- threat by Lynda Staub, in an attempt to block my return to Manitoba from holidays in States and B.C. while visiting numerous relatives
- <u>unauthorized use of power of attorney by Claire Demery</u> to close down my line of credit at the Credit Union in Elie
- **theft and destruction of my possessions while I was in the hospital** as documented in their own words in emails and which I found pieces of land title paperwork buried in the backvard by Andy Bouchard. (now in my attorney's possession) the son who initiated all the animosity now ongoing amongst some remaining family members as a result of his refusing to honour our agreement at the time when he approached me to buy the balance of the 100 year old Bouchard homestead which included my right to live in my home for the rest of my life in peace and quiet.

I find myself the recipient of hate by these three children: Andre Bouchard. first and foremost and the behind-the-scenes instigator of every event that occurred in the past two years, Lynda Staub who is now embroiled in a lawsuit over my ex-wife's estate by using her position at Land Titles to transfer her Mother's land into her name three days after having her gravely ill mother change her will, which can be confirmed by Robert Van Steelant, of Winnipeg. her now late husband, 633-3208 and now Claire Demery's true colours are showing when she used the stolen power of attorney provided by Andy Bouchard to close down my account at the Credit Union in Elie as well as requesting copies of six months of cellular bills as confirmed by M.T.S. to try to breach the only daughter who had the wherewithal to come out and rescue me from the mental asylum Andy had lined up for me, as can be confirmed by two psychiatrists in Portage La Prairie. This after being told by the Judge in Portage on February 15 to get a mediator. after this judge voiced his opinion that it was not an emergency to move Lionel Bouchard out of his home. I believe that I was drugged as I do not recall going to court that morning, the same day that Andre. Claire. Angie. and Lynda moved me out of my home of 50 years to St. Eustache. This occurred after everyone, myself included, spent the night at Andy Bouchard's in Portage, the night before in order to attend court.

Evidence in Support of Application for Protection Order

Applicant: Lionel Andre Bouchard

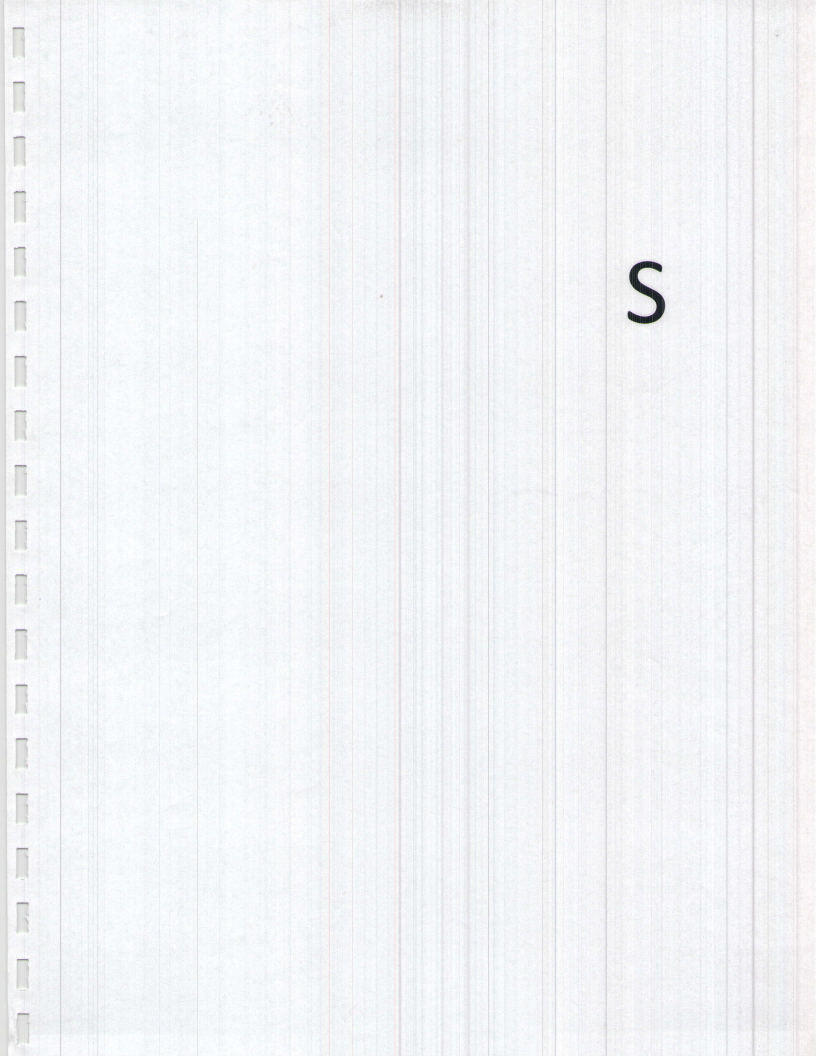
Respondents: Andre Bouchard Lynda Staub Claire Demery

On December 16, 2005, after slipping on ice while exiting the church in St. Eustache when attending a friend's funeral, and being hospitalized for a month, the above-named children <u>plotted and manipulated through lies, intimidation, and coerced me to move</u> <u>me out of my farm home of over 50 years in Elie, Manitoba.</u> Recent events prove that these three <u>will stop at nothing to see me permanently out of the way either in a</u> <u>psychiatric ward or 6 feet under as there has been zero display of love on their part!</u>

Below is a small sampling of what has transpired in the past two and a half years, and some of this witnessed by my friend Michael Slegers, here with me today.

Am requesting that this order be enforceable by the RCMP.

- I fear that the <u>stress caused by threats by telephone, in person</u>, (as these children normally "gang up on me" will <u>cause me to have a heart attack and I carry a Nitro</u> <u>pill in my wallet at all times</u> as a result at age 82, being evicted from my home after being discharged from the hospital. These children have displayed nothing but animosity towards me, all the while dangling that "carrot family and conditional love" in front of me to be part of their lives!
- On April 12, 2008, a reading of my blood pressure at the Maple Ridge Clinic in B.C. indicated that it was highly elevated as a result of receiving a threatening phone call left on my cellular by daughter Lynda Staub threatening me. at age 84, to charge me with "child abuse" *if I returned to Manitoba from holidays in B.C.* In playing this tape to my lawyer, he instructed me to take the tape to the RCMP in B.C. where there was a jurisdiction issue.
- <u>March 2008</u>, <u>Claire Demery</u>, <u>used a revoked power of attorney to close down my</u> <u>line of credit</u> at the Elie Credit Union simply because I was in contact with daughter in B.C. who assisted me initially in getting home from the Grace Hospital after recovering from the head concussion and has instrumental in aiding me and in so doing the siblings in Manitoba have threatened to have nothing to do with me if I had any contact with her, evidence of emotional abuse by them.



INSURANCE COUNCIL OF BRITISH COLUMBIA

August 9, 2006

045 3265 Coursen 211 20%

SLANDER

PLEASE REPLY WITH FILE REFERENCE NUMBER: 095998

PRIVATE & CONFIDENTIAL

André Bouchard P.O. Box 746 Poriage La Prairie, Manitoba RIN 3C2

Dear Mr. Bouchard

Re: Marlene Légaré File Reference Number: 095998

We are writing further to your <u>concerns about your sister</u>. Marlene Légaré (the "Former Licensee"), and the circumstances surrounding the assault and mischief charges that were recently laid against her in Manitoba. This matter relates to family disputes involving substantial money owed by the Former Licensee to your mother, and your father's care and living situation. We also understand that two of your siblings are concerned that the Former Licensee may have misappropriated their investment funds.

By way of background, the Insurance Council of British Columbia ("Council") is appointed ander the Financial Institutions Act to licence and regulate insurance agencies, agents and adjusters throughout British Columbia. The role of Council is to ensure these licensees carry on the business of insurance in good faith and in accordance with the usual practice of the business of insurance. Council may take disciplinary action against a licensee where these standards have not been met. This action may include issuing a reprimand, levying a fine, or suspending or cancelling a licence. The disposition of a case will, of course, depend on the nature and severity of the impugned activity of the agent. Enclosed is a brochure entitled "How We Can Help You" for future reference or you can visit our website at <u>www.insurancecouncilofbc.com</u>.

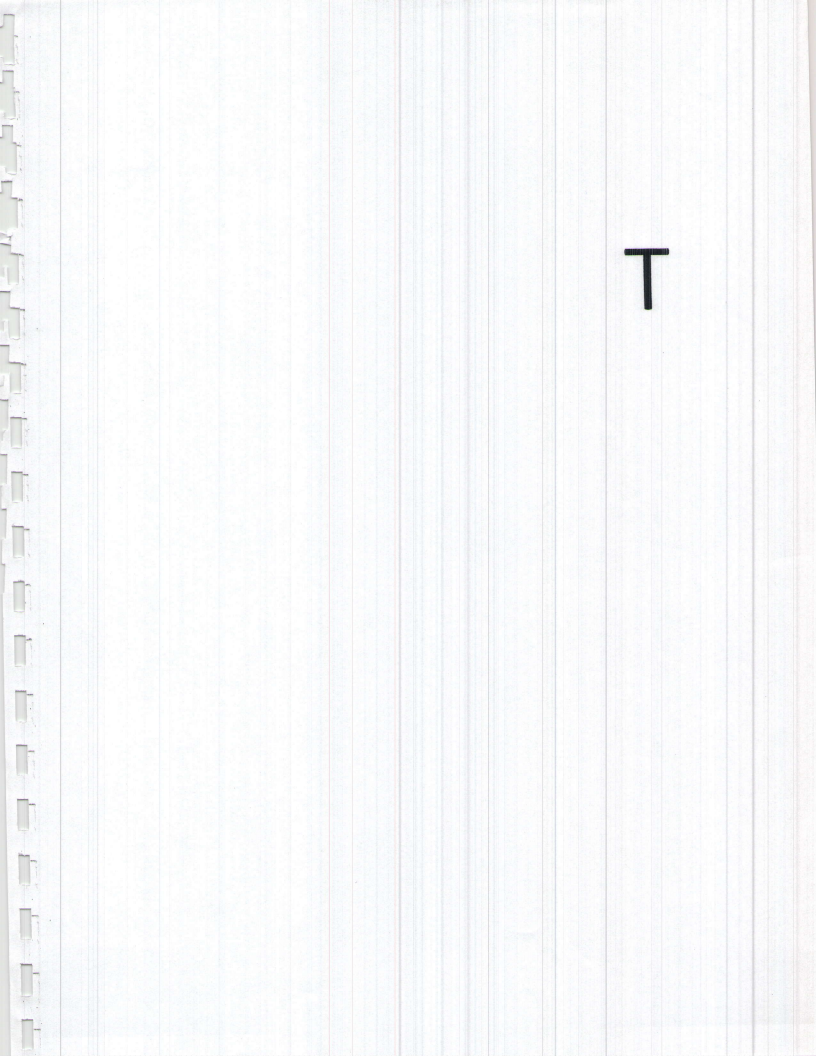
As we discussed, the current charges noted above stem from a family dispute and are best addressed through the courts. Regarding the additional concerns from your siblings about possible misappropriation of funds, we have not received evidence to support this allegation nor have we established whether such funds were insurance related.

Notwithstanding, any suggestion of improper conduct by a licensee is of concern to Council. To this end, we invite you to provide any further information you feel is relevant, and we will retain

if on file and address with the Former Licensee if/when she reapplies for her licence. We would a suppreciate being advised of the outcome of the outstanding charges in Manitoba.

thank you for bringing your concerns to our attention. If you have any questions or would like . Ediscuss anything further, please do not hesitate to contact me at extension 324.

ours truly



Fax Cover Sheet

Date :	June 8, 2008	Pages :	1
То :	Billing	From :	Marlene Legare, CFI Power of Attorney
Company	: M.T.S.		
Fax:	204-949-1244	Fax:	604-467-5630
Phone :	204-225-5687	Phone :	604-467-5640
			001 107-3040

Subject : Returned Mail - Cellular Telephone # 204-781-6387

- 1. It has come to my attention recently that all of my 84 year old father ~ Lionel Bouchard's mail has been <u>returned in error for the past three weeks</u> after a temporary three-month redirection expired.
- 2. In the event that the last month's bill was returned to your office, please resend to Box 81, Elie, Manitoba, ROH OHO.
- 3. I have confirmed with Canada Post, (also having worked myself as a Supervisor at the Mail Processing Plant in Vancouver, B.C.,) that their policy is to resume service at the originating address when a redirection expires.
- 4. In talking with the Postmaster himself, he told me he took it upon himself to declare my father a "non-resident" of Elie who required a civic address as explained to me, for a post office box that he has had for the past 50 years! More ironically, directly facing the Elie Post Office is my father's apartment which he has been renting for the past year from this Postmaster's very own brother and sister-in-law. To add insult to injury, he informed me that their would be a charge to put a "hold" on my father's mail, which again is contrary to policy.
- 5. Not only did he make a *grave error in judgement by not following Canada Post Office directives,* he did not have the courtesy to call my father on his cellular, like he had when he first was notified of the temporary forwarding of his mail while on holidays in B.C., *which was not his position to question in the first place,* or give out that confidential information, which we heard he did against the privacy act!.
- 6. In talking with Roger Beaudin, this employee mentioned that it was mostly "junkmail" that was returned. However, this morning, in ensuring this month's VISA was paid, I discovered that my father's VISA as of today had been cancelled as a result of the bill being returned by Canada Post which would have put my father in a very embarrassing and awkward position the next time he used his Visa card had I not called in today!!!
- 7. Thanking you in advance for your attention to this matter.

Marlene Legare, CFP

From:	Kryshka, Ken [Ken.Kryshka@mtsallstream.com]
Sent: >	Thursday, June 12, 2008 6:32 AM
To:	mlegare@telus.net
Subject:	FW: Ken Kryshka - Lawn Maintenance Services Contract
Attachments:	LANDSCAPING.doc

Importance:

High

Marlene, attached is a copy of the agreement with the change in price.

Ken Kryshka Manager Property Operations - Regional Property Services MTS Allstream Inc. Tel: (204) 941-8100 Cell: (204) 792-4791 ken.kryshka@mtsallstream.com

From: Marlene Legare, CFP [mailto:mlegare@telus.net] Sent: Sunday, June 08, 2008 4:50 PM To: MTS CARE Subject: Ken Kryshka - Lawn Maintenance Services Contract Importance: High

MTS Allstream Inc. P.O.Box 6666, Room ER627 – 627 Erin Street, Winnipeg, Manitoba R3C 3V6

Attn: Ken Kryshka

RE: LANDSCAPING CONTRACT ST. EUSTACHE & ST. FRANCOIS

It has come attention that some of my father ~ Lionel Bouchard's mail was returned in error by Canada Post.

Would you please forward a copy of his revised Maintenance Contract whereby he was requesting a

minimal increase of 10% which we had discussed, this in light of fuel prices these days.

Thank you for your prompt attention to this request.

Sincerely,

Marlene Legare 604-467-5640

Fax Cover Sheet

1

 To:
 RCMP Headingley
 From :
 Lionel Bouchard

 Fax:
 204-831-7898
 Fax:
 604-465-5632

 Phone :
 204-888-0358
 Phone :
 604-465-5645

 Cellular:
 204-781-6387

Pages :

Subject : Complaint - Theft of Mail - Federal Offence

March 25, 2009

Date :

1. Over the past month, I have not received any mail sent to my post office Box 81 Elie which has been redirected to my daughter's address in B.C. since September 2008.

2. My mail stopped arriving about three weeks ago. According to Elie Post Office on March 20, two pieces of mail had just been sent that day which arrived on Monday, March 23, 2009.

3 In researching my facts, this is what I am aware has not arrived and was mailed:

- Desjardins Visa Card statement mailed February 17, 2009

- Bank of Montreal statement mailed February 25, 2009

- M.T.S. cellular bill mailed February 22, 2009

- Staples Card mailed February 25, 2009

These are the items that I have definitely confirmed with the sender.

4. This comes after a complaint to Canada Post about theft of a MasterCard mailed in March 2008, whereby I believe that my son Andy Bouchard approached the Postmaster to retrieve my mail, possibly using a revoked power of attorney which he was aware of, as well as having my mail redirection address in B.C. disclosed to him in contravention of the Privacy Act.

Bouchard Lionel Bouchard

EX(41B)T (8A)

Fax Cover Sheet

Date :	March 26, 2009	Pages :	1
То:	Ophelia Cuthbertson	From :	Lionel Bouchard
Company :	Bank of Montreal		Stoner Bouenard
Fax:	204-985-2025	Fax:	604-465-5632
Phone :	204-985-2902	Phone :	604-465-5645

Stolen Statements February 2009 Subject :

Comments:

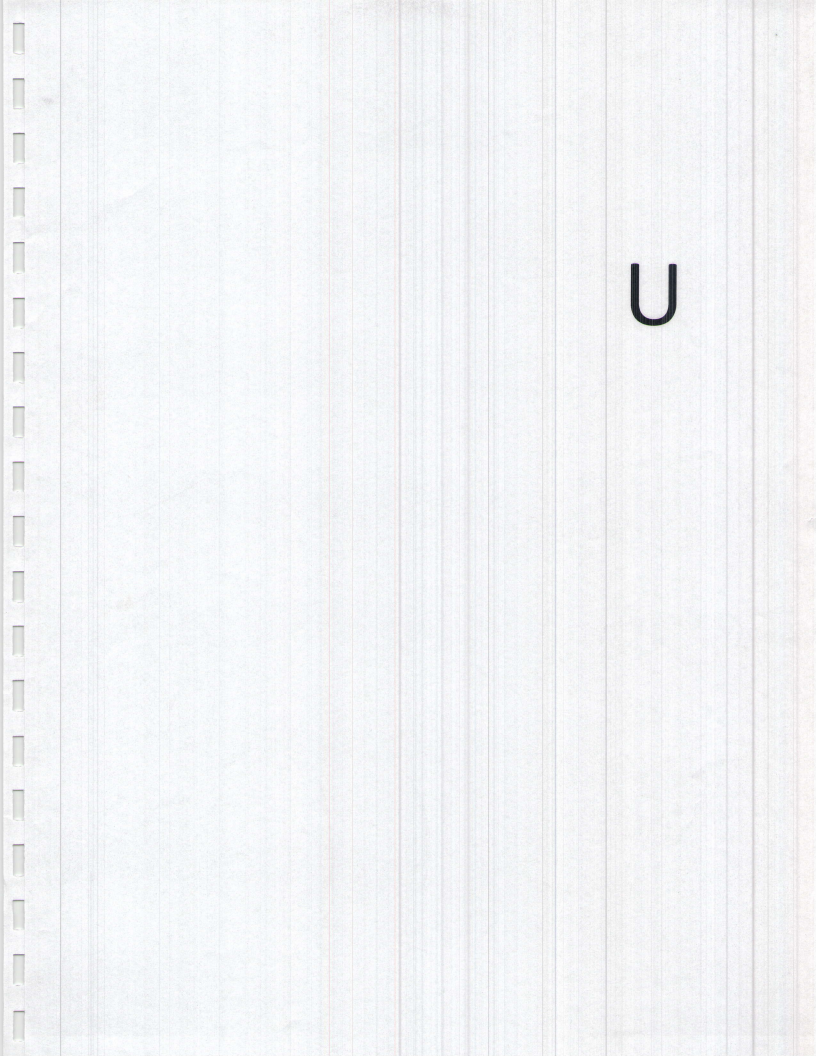
- It has come to our attention that once again the mail has been tampered with (stolen) 1. by family members in conjunction with the Postmaster's assistance.
- 2. Therefore, am requesting duplicate statement for January, February and March if any be sent to

19597 Fraser Way, Pitt Meadows, B.C. V3Y 2W6

3. Thank you for all your past assistance.

Marlene Legare

PofA



would not include receiving daily in home assistance with medication, physical assistance for personal hygiene, or the provision of meals.

2. My client would be permitted to live in the accommodation, rent free, on the understanding that my client would pay the utilities. Your client would be responsible for any realty taxes and all repairs and fire insurance on the property.

3. My client will have unrestricted access to his home property for the purpose of storage of his vehicles and equipment in the shed located on that home property. There will be no access to the home itself on that property. In addition, my client would be entitled to remove the trees from the property as per the agreement between himself and your client already in existence.

4. My client will have the right to cultivate a garden on his home property and a right to access to the property over the road that is owned by your client to facilitate any and all access by him to that home property.

5. Your client will immediately find such documentation as is necessary and <u>cooperate with the authorities</u> to assist Marlene Legare's application to the Court to terminate the restrictions on her to come to this province to visit her father. Such action is appropriate to allow Marlene Legare to come to Manitoba immediately to assist her father in settling into the new house. Please note my information is that the prohibition will expire in February 2009, in any event, but as was originally agreed along 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. Such a support documentation to terminate the prohibition of coming into Manitoba must be taken immediately so that Marlene Legare is able to assist with finding a suitable home in which my client can live.

6. Should my client be required to leave his home and terminate his interest in occupying the home due to inability to live on his own, your client will pay his monthly rent at any alternative location for the rest of his life.

7. Your client agrees that the Power of Attorney in existence today, will not be changed without the written approval of counsel for my client.

8. 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 arranged to have Dr. Jamieson present who conducted a short private meeting with my client, wherein he asked my client some questions and concluded by

Hook & Smith

August 15, 2008 Page 3 of 5

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.