

This agreement will confirm that Marlene Legaré will drop all charges including all No Contact Orders placed on January 29, 2006 against André Lionel Bouchard. In return for the above we the undersigned agree that we will not remove our father Lionel André Bouchard from his home. Our father will notify Marlene Legaré should he decide to move.

This will conferm that André

There is a pres to pay Dord's rent

Dated: January 30, 2006 when he moves coway from Dated; January 30, 2006 Marlene is allowed to reis: + her father at Signed: Lynda Staub Claire Demery André Bouchard AFTER STENING Clave + LYNDA BROKE AGREEMENS marlene legare "IMMEDIATELY" BY REFUSING MARLENE Marlene Legaré. TO CONTINUE CANING FOR DADTHAT NITE!

B

October 26, 2010

My name is Susie Waldner. I work as a senior caregiver from Winnipeg. I have known Lionel Bouchard for many years having grown up in St. Eustache, a small town neighboring Elie.

I was present the day Andy Bouchard offered to buy the family homestead from his father, Lionel Bouchard. The agreement included the provision that his father remain in his home for the rest of his life, paper work Lionel shared with me and destroyed when Andy Bouchard, Lynda Staub, Angie Bouchard and Claire Demery cleaned out his house against Lionel's wishes while he was in the hospital in January 2006.

After witnessing Andy, Lynda and Claire's behavior towards their father over the years, it is my firm position that Lionel needs a protection order at the very least. Furthermore, he needs a provision in this protection order so that the order not be varied or contested.

I have witnessed Andy screaming at his father Lionel on numerous occasions at the farm. Over the years, Andy has refused to pay what was rightfully due his father, in essence robbing his father of a carefree retirement. Lionel now has to pay rent in addition to loosing the income from a room he rents out.

At the Holiday Inn, I saw Lynda and Claire pushing their clearly distraught father into Lynda's car against his will, at a family gathering.

When at the St. Eustache Manor, his three children, Andy, Lynda and Claire took turns isolating and restricting access to Lionel in person or by telephone.

Then in August 2008, I learned that Mike and Lionel had gone to the farm to get some of Lionel's personal items as arranged by their respective lawyers. Upon arriving at the farm, Lionel told me Andy had a psychiatrist in his truck with him—the same one Andy had taken his father to several times prior. This upset Lionel as obviously Andy had no intention of negotiating his returning home, rather Andy was still on his quest of two years prior to commit his father.

The reason Andy, Lynda and Claire are doing this to their father is because they want to take his legal, moral rights and freedom away, make him a ward of the court and in the process do away with their father, example Andy telling Marlene while Lionel was in the hospital recovering from a fall, that Lionel was never going home.

At the Grace Hospital, Andy told Marlene and myself that he had been looking to place his father in a mental institute in Portage La Prairie. This was early in the recovery stage of the concussion.

The third week in August 2008, Lionel came over with Mike Slegers. Lionel was acting totally out of character. He was terrified Mike would hear us talking, so he requested we sit in Mike's truck while Johnny Lafreniere, who I do home care for at his home in St. Francois, went out to the gazebo in the back with Mike. Lionel was very nervous in the house, not wanting to answer any questions. I felt that something had happened at Mike's and learned that Andy who now was over often, had provided Mike with a cellular to keep in contact, yet they had taken away Lionel's cellular and hidden it. Prior to this Lionel had not had contact for seven months when Lionel left wanting to get away from the pressure of his children went to live with Marlene in B.C. who then assisted and paid for her father to obtain legal representation.

I learned that the new 2007 Caravan Marlene had provided for her father's exclusive use, had been locked up in Mike's shed and a fifth wheel placed in front of the locked doors, on the pretext that trees might fall on the vehicle. Mike insisted that Lionel place the keys to his older Dodge van in the kitchen drawer in the event Mike needed to move the van in order to cut his grass. None of this made any sense to me. Knowing Lionel as well as I did, I knew he was being threatened and he feared for his life if he spoke out. Threats obviously had been made against Lionel to comply and to pressure him to give up his rights to his home. I saw Lionel as Mike's captive and believe that Mike was following Andy's instructions to ensure Lionel was never left out of his sight as it was obvious Lionel was not free to come and go or call anyone as he pleased. Mike informed me that Claire had stated that Andy would be paying Mike for returning their father to them and the figure of \$5,000 was mentioned. The RCMP had to be called in to assist the two private investigators hired by Lionel's lawyer to retrieve Lionel's 2007 Caravan which had been locked up on Andy's direction.

Later that night, I received a call asking to drop off the contents of the van, and then the driver reconsidered. It is then that both Johnny and I watched all night until 3:30 a.m. or later as Andy Bouchard and Mike Slegers hid in the bushes across the street obviously waiting for the van to pull up. Johnny and I later reported the incident to the Headingley RCMP as it was obvious that Andy and Mike had been waiting to ambush the van and we were concerned if they had any weapons with them as they lay in wait for the van to arrive.

Lionel's belongings had been thrown haphazardly; jam packed into the van as Andy was furious he had been made to turn over the van ruining a lot of his possessions in the process.

Lionel who had offered to drive Johnny and I to Winnipeg as neither of us drive, was now restricted in his driving by Mike and Andy.

Based on their past actions, I believe that Lionel's three children, and now Mike Slegers will never, going forward, ever let their father live in peace. Rather it is my belief they will continue to harass Lionel until he gives in and signs away his rights to his home and what is still due him or is pushed prematurely in the grave with stress, etc.

I understand the reason the original protection order was set aside was due to the fact that Lionel was unable to attend court for medical reasons.

Lionel is in grave danger without a protection order and I am voicing my very real concerns to the court and will hold the justice system responsible should anything happen to Lionel at the hands of his children, as the Court has been warned of what has transpired over the years and it has a duty to protect individuals — especially vulnerable seniors such as Lionel Bouchard.

Susie Waldner

308 339 Country Club

Winnipeg, MB

864-2466

residence in Maple Ridge and is now living somewhere in Vancouver. She claimed that she had no further information as to his exact whereabouts or how he could be contacted.

- 8. THAT Heather Dixon had also provided me with a telephone number of Suzy Waldner, who is a friend of Lionel Bouchard. This woman resides in Winnipeg but when I attempted to phone her, found her number is no longer in service.
- 9. THAT I have been unable to effect service and feel reasonable effort has been made to serve Llonel Andre Bouchard. I therefore make this Affidavit bona fide in support of obtaining an Order for Substitutional Service.

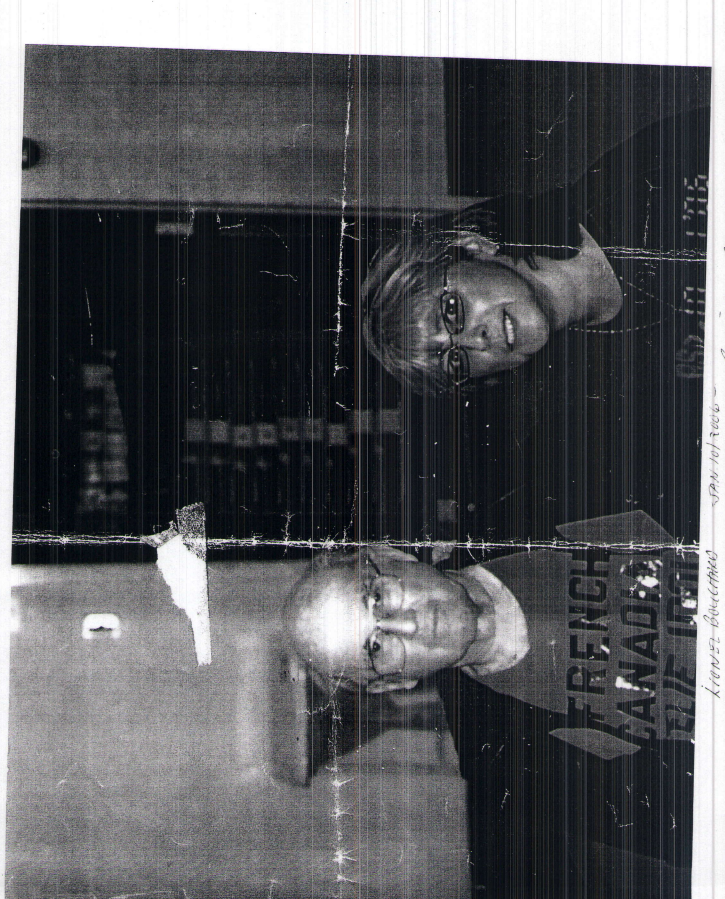
SWORN before me at the City of Winnipeg, in the Province of Manitoba, this 7<sup>th</sup> day of December, 2009.

A Commissioner for Oaths in and for the Province of Manitobao

My commission expires:

C





GARLE HOSPITHL CHARE DEMERY

HAPMAN IN AUCOUNT WITH: GODDARD KAGAN Barristers and Solicitors DATE: January 11th, 2006 Mr. Andre Bouchard TO: Box 746 Portage la Prairie, MB R1N 3C2 Power of Attorney for Lionel Bouchard RE: To taking instructions; To attending at the Grace Hospital to see Mr. Lionel Bourchard:

186 Portage Avenue Win...peg, Manitoba, Canada R3J 0H2 Phone: (204) 888-7973

FILE NO. 31043

LAWYER: George E. Chapman, Q.C.

To discussion regarding the General Power of Attorney from Lionel Bouchard To Andre Bouchard:

To attending upon execution of same;

OUR FEE: \*

\* GST ON FEES:

\* PST ON FEES:

TOTAL:

\$125.00

\$ 8.75

\$ 8.75

\$142.50

BMO #078 gan21/06

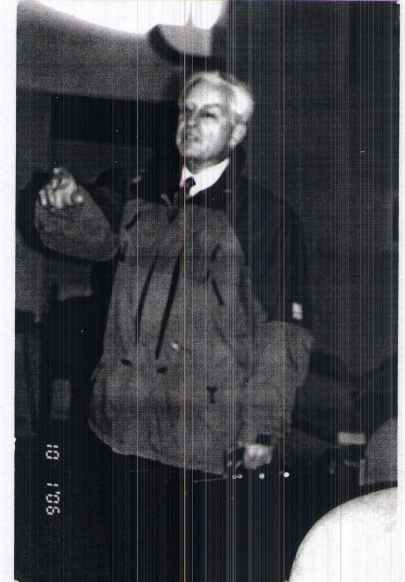
G.S.T. Registration No. R121716807

E. & O.E.

Payment due upon receipt. Pursuant to The Law Society Act, interest at an annual rate equal to the rate established under Section 161 of The Income Tax Act (Canada) on the date this account is rendered will be charged on all amounts overdue. Any disbursement not posted to your account on the date of this statement will be billed later.







### CHRISTIANSON CHRISTIANSON JONES

LAW CORPORATION

#### BARRISTERS & SOLICITORS

Chris Christianson

John A. Jones

Bjorn Christianson, Q.C.

Telephone 204-857-7851 316 Saskatchewan Avenue East epost@ccjlaw.ca Post Office Box 940 Telecopier 204-857-3335 Portage la Prairie MB R1N 3C4

January 12, 2006

Lionel R.R. Chartrand Chartrand Consulting 6 Braswell Bay WINNIPEG MB R3X 2B5

Dear Sir:

Re: Lionel Bouchard

Our File No. GG37417

Further in this matter, Mr. Bouchard attended our office in October and provided instructions for the Power of Attorney but unfortunately did not get it signed. Mr. Bouchard has now executed his Power of Attorney with George Chapman, Q.C. so your services in this regard will not be required.

Yours truly,

CHRISTIANSON CHRISTIANSON JONES

PER:

C. CHRIS CHRISTIANSON cochristianson@ccjlaw.ca CCC/lfd

# GENERAL POWER OF ATTORNEY

I, LIONEL BOUCHARD, DO HEREBY appoint my son, ANDRE BOUCHARD, or if he should predecease me or be unable or unwilling to act as my Power of Attorney, then I DO HEREBY appoint my daughter. LYNDA STAUB, to be my true and lawful attorney for me and in my name, place and stead and for my sole use and benefit to exercise any or all of the following powers in addition to all powers otherwise conferred by any law.

## 1. POWER TO CONDUCT ALL BANKING MATTERS

- (a) To sign, draw, make, accept, endorse my name, negotiate, issue, discount, pledge, renew, retire, transfer, pay, satisfy, or otherwise deal with cheques, promissory notes, bills of exchange, drafts, orders for payment or delivery of money, bonds, debentures, shares and every kind of security, whether negotiable or not, including goods, warehouse receipts, bills of lading, security under the Bank Act, negotiable or mercantile instruments or securities or written promises to give such warehouse receipts, bills of lading or security under the Bank Act and to receive and dispose of the proceeds thereof.
- (b) To sign notices of intention to give security under the Bank Act, to open and or operate a bank account with any bank or other financial institution or other lender, and from time to time to draw on the account of the undersigned with the said bank or other financial institution and to overdraw the same and generally for and in the name of the undersigned to transact with any such bank or financial institution, any business matter or thing the said attorney may thirik fit including the right to receive all paid cheques and vouchers and to sign the bank's form of settlement of balances, release and verification.
- (c) In my name to draw upon any bank or banks, individual or individuals for any sum or sums of money that is or are or may be to my credit or which I





Chace Hospital

Jani 2006

Susie Waldner KAngre BRINKWORTZ

D

February 7, 2006

Lionel Bouchard
Box 81
Portage La Prairie, MB R1N 3C2

Dear Mr. Bouchard:

David My. Bradley

Telephone: 204-947-1456

Email: dbradley@wilderwilder.com

Assistant: Renee Poiron

Email: rpoiron@wilderwilder.com

Re: Lionel Bouchard - Injury December 16, 2005 at St. Eustache Church

Our File No. 260005/DMB

Further to our meeting on January 27, 2006, this is to confirm that you have retained me on a contingency fee basis regarding the above captioned matter.

You will recall that you had previously executed a Power of Attorney in favour of your son, Andre Bouchard, and had instructed him both verbally and in writing pursuant to a letter of January 13, 2006 to retain counsel regarding the incident.

At our meeting on January 27, 2006, you confirmed that you wished me to act for you on the contingency fee basis, pursuant to the agreement which had been executed by Andre on your behalf

I am enclosing herewith a copy of the letter I have concurrently forwarded to the St. Eustache Church on your behalf. I will advise you of any response received from them or their insurer in due course.

In the meantime, I also confirm your instructions that you wished to revoke Andre's Power of Attorney and appoint your daughter, Claire Demery instead. Accordingly, I had prepared a Revocation of Andre's Power of Attorney and a new Power of Attorney in favour of Claire, which you executed in my presence.

I can indicate that I have discussed the matter with Claire and have concurrently forwarded a copy of the Power of Attorney to her. If you have any questions with respect this please feel free to contact me at your convenience.

As indicated, I would be charging you a flat fee of \$80.00 to prepare the new Power of Attorney and Revocation of your previous Power of Attorney. Accordingly, I am enclosing herewith my Statement of Account in this regard totalling \$85.60 and trust that you will find same in order. The Account has been paid by way of the funds received from your daughter, Marlene at our recent meeting.

Yours truly,

WILDER WILDER & LANGTRY

Per DAVID M. BRADLEY DMB/jm Enclosure

## GENERAL ENDURING POWER OF ATTORNEY

OF

### LIONEL BOUCHARD

### **WILDER WILDER & LANGTRY**

Barristers and Solicitors 1500 - One Lombard Place Winnipeg MB R3B 0X3

Phone No. 947-1456 Facsimile No. 957-1368

Attention: David M. Bradley

## GENERAL ENDURING POWER OF ATTORNEY

I, LIONEL BOUCHARD, of the Town of Eile, in Manitoba, by this general power of attorney do appoint:

#### CLAIRE DEMERY

of the Town of Teulon, in the Province of Manitoba,

to be my true and lawful attorney for me and in my name, place and stead and for my sole use and benefit to exercise any or all of the following powers in addition to all powers otherwise conferred by any law.

- To demand, sue for, recover and receive from any person or persons whomsoever, all and every sum or sums of money, securities for money, debts. legacies, goods, chattels, effects and things whatsoever which now are or is, or which shall or may hereafter appear to be due, owing, payable or belonging to me, for any reason;
- 2. To enter into any safe deposit box or vault in my name and to add to or remove the contents therefrom;
- To sign, execute and deliver receipts, releases, certificates, conveyances, surrenders, assignments, satisfaction pieces, discharges or other like documents as may be required on such terms and conditions as my said attorney or attorneys shall think fit, which receipts whether given in my name or that of my attorney shall exempt the person or persons paying such sum or sums of money from all responsibility of seeing to the application thereof;
- To examine, settle, liquidate and adjust all or any account or accounts, between me and any person or persons whomsoever;
- To sign, draw, make or endorse my name to any cheque or cheques or order for payments of money, bill or bills of exchange or note or notes in which I shall be interested or concerned, as shall be required and also in my name to draw upon any banks, trust companies, credit unions or other financial institutions, individual or individuals for any sum or sums of money that is or are or may be to my credit or which I may be entitled to receive, and the same to deposit in any financial institution or withdraw from same from time to time as I could do;

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### REVOCATION OF POWER OF ATTORNEY

I, Lionel Bouchard, hereby revoke the Power of Attorney executed in favour of my son, Andre Bouchard, and my daughter, Lynda Staub, on January 10, 2006.

January 27, 2006

DAVID M. BRADLEY

Barrister and Solicitor

Wilder Wilder & Langtry

1500 - One Lombard Place

Winnipeg, MB R3B 0X3

JONEL BOUCHARD

E

INFORMATION DÉNONCIATION This is the information of Les présentes constituent la dénonciation de "ON BEHALF OF HER MAJESTY THE QUEEN" a member of the Royal Canadian Mounted Police hereinafter called the informant. membre de la Gendarmerie royale du Canada ci-après appelé(e) le dénonciateur. The informant says that he has reasonable and Le dénonciateur déclare qu'il a des motifs probable grounds to believe and does believe raisonnables et probables de croire et croit THAT /QUE: COUNT 1: That Andre Lionel BOUCHARD on or about 1 2015, day of January A.D. 2006 at or near the Rural Municipality of Cartier in the Province of Manitoba, did unlawfur to be black leather Mackenzie briefcase with contents and an Audiovox 6600 blackberry, the property of Marlene Bellin and a value not exceeding five thousand dollars contrary to section 334(b) of the Criminal Code of Canada; SWORN/AFFIRMED before me this / DÉCLARÉ SOUS SERMENT OU AFFIRMÉ SOLENNELLEMENT day of / jour d February, 2006 at / à Rural Municipality of Headingley, Manitoba / au Manitoba. S. STRITZ Provincial Court Midge or Justice Juge de la Cour provinciale ou Juge de paix Informant / Dénonciateur (To be completed if sent by (À remplir dans le cas d'un envoi par telecommunications) télécommunications) □ I solemnly declare that all matters contained in the □ Je déclare solennellement que les faits énoncés dans information are true to the best of my knowledge and la dénonciation sont exacts autant que je sache. Je belief. I understand that this statement is of the same comprends que la présente déclaration a la même force and effect as if made under oath. valeur et le même effet que si elle était faite sous Dated this / Fait le Manitoba / au Manitoba. (day/jour) (month/mois) (year/année) Provincial Court Judge or Justice Juge de la Cour provinciale ou juge de paix Informant / Dénonciateur DOB/NÉ(E) LE : 1957/09/23

D/L#/P/C#: PR#/R.P. #: 2006-105715 Vehicle Plate No./N° de plaque: Prov: Vehicle Type Type de véhicule [] Motor Vehicle Véhicule automobile [] Snowmobile Moto-neige [] Motorcycle Motocyclette [] Implement of husbandry/special mobile machine/tractor [] Other, specify Matériel agricole/engin modile spécial/tracteur National Safety Code No.:/Numero du Code national de securite: Autre, préciser Police Agency/Detachment/Service ou détachment de police : Headingley Rural Detachment

Domestic Violence/Violence familiale: Yes/Oui [ ] No/Non [X] Police Agency/Detachment responsible for CPIC entry/Service ou détachment de police responsable de l'entrée des données au CPIC : 11:30 A.M. JA 21/06

Maple Ridge, B.C.

Marlene Legare AUG .28/5/ 604-467-5640 604-467-5630 604-786-3061 (Stolen Cell) atorox My brother Andy bouchard barged into my lad's home MANTIOBA, WITH A Key TO BE Used only for energencies as bad is 82. My sister from CALBARY WAS cellular phone which I passar 1th lad's only phone, I went to pick up my prone was gone from its location. Then mu business tolder was also missing was a copy revoking Power or Attorney! deted Jan. 27/06 I got stuck in the snow in the yard & we did not have phonesto for help My Das was released on Friday from Grace Hospital, Hom fall on the sconcussion. Would request a peace bond OR no contact order for my had + myself as And+ Bouchard barged in 3-mes Hiday night asing the Emergency key + has been har assing my to to try to place him a senior's nome at the St. Bust ache Manon My Did retuses to go & Andy tried to get him committee when he was the hospital immediately ofter the fall where Dad almost died, being rushed in ambulance, in a come for 1/2 hour I loosing a lot of blood. Andy told me in the "ules not - was not commy home" 11.55 am Iwish to go to court & have Marlene degare charged for these ofmy phone / Legal

This wiel confierm Hat I Varlene regaré agree to strop all charges including no contact orders lectureen all parties envolved, Marlene pegere, Andre Lionel Bouch and Vour Father, Lionel Bouchard which were placed on January 29th ly Myself, as agreed apon leAucen cel parties Signed January 30th/2006 Tynda Stareb WITNESS - 633-4345 Morlene degard Marlene Legaré raire Venous vitness \$467-7789 ANDY BREACHED Time: 5:80 P.M. NO CONTACT BY SIGNING AGREEMENT

### ASSAULT - LYNDA STAUB, Winnipeg, Manitoba

On Friday, January 27, 2006, I attended the Grace Hospital in Winnipeg, at which time my 82 year old father was discharged in my care after a month-long stay in the hospital, having suffered a concussion when slipping on ice at a funeral and almost dieing in Grace Hospital Emergency after being unconscious for over one half hour and loosing a lot of blood.

My father had been coerced that Monday by Lynda Staub and Andy Bouchard to sign an application form for low-rental housing in St. Eustache after being deceived in believing that home support would not come to his home in Elie, Manitoba - a fact which proved to be untrue!

On Sunday, at 10:05 a.m., my sister Leona Bouchard, of Calgary, 403-281-4965, telephoned on my father's cellular phone to advise me that the family reunion set up as a result of Uncle Jules and Aunt Marguerite Bouchard of Kenora, Ontario, having come out for medical treatment in Winnipeg, was in truth a plot to "gang up on Dad and myself to remove my father from his home of over 50 years in Elie, Manitoba".

All of a sudden, Andy Bouchard walked in like an intruder without warning and startled Dad and myself, he must of had another key. After handing Andy the phone to talk to Leona, Andy stole both Dad's cellular and my cellular phone and legal binder, extremely angry that his shameful plan had been exposed by my sister calling from Calgary! To cut off further communication, Andy left for Winnipeg, 50 kms away from Elie, with my father's only phone along with my phone in his possession which posed a problem as I got stuck in snow in the yard after a fresh snowfall, in my rental vehicle, and had no way of calling anyone especially since my father had just released two days prior from the hospital with a lifethreatening head injury.

My father, Lionel Bouchard, was very upset, as well as myself, having just been intruded upon and then had our possessions stolen and our lifelines cut-off and we felt very violated and proceeded to stop at the R.C.M.P detachment to lay theft charges for Dad's cellular phone, his VISA card, my pocket PC phone and binder which contained *revocation* of Dad's Power of Attorney in favour of Andy Bouchard, redone to name another sister instead as my father stated he did not trust Andy and Andy was "always too busy for him" - all the while Andy more interested in spending time with wealthy clients in order to sell farm equipment instead of spending time with his own father. As Andy had refused his copy of the revocation the day prior, he was **enraged** when he found the notice on the outside of the front door of my father's home, as he had arranged for us to follow him to the reunion in Winnipeg, telling us all the while that there was another get-together planned at the Manor in St. Eustache, which Dad did not want to attend, Andy telling us this was "not a trap" as he had a birthday cake with him, *deception again!* 

On January 29, 2006, at approximately 11:45 a.m., I arrived with my 82 year old father Lionel Bouchard, to the Banquet Room of the Holiday Inn, on Moray Street, in Winnipeg. We could feel the tension in the air.

When I got up to get some soup at the buffet, Lynda Staub grabbed my right arm forcefully and told me I had to go out to the vehicle with her. She continued to pull me towards the entrance despite my protests - all the while my telling her that I was hungry and that I wanted to eat my soup. She insisted that I go to the car with her. As Andy Bouchard had just been arrested at this same banquet room by the Winnipeg police prior to our arrival, I feared that I might be attacked outside in the parking lot by family members and refused to go.

Upon my sitting down, Lynda proceeded to <u>push right against me while towering over me</u>, trying to intimidate me in front of several witnesses, ordering me to go to her car, on the pretext of retrieving my portfolio binder which I knew was not in her possession, all the while creating an <u>embarrassing scene in front of the others</u>.

She then proceeded to grab my father, insisting that he go with her, against his protests and mine, as I had Dad's medication in my vehicle as he had just been discharged in my care, at his request that Friday a.m. from his month-long stay at the Grace Hospital. I had flown out from B.C. to escort him home and to provide home care for him in the interim, while awaiting home support scheduled for Wednesday, February 1 or earlier from the local health support nurses.

Between Lynda's and Andy's actions, having deceived the rest of the family into believing they where doing the honorable thing for our father, this precipitated a family feud. There was a great commotion and I was accused of hiding my father's jacket which was hung in the closet to the right in the banquet hall, but which they did not recognize as the usual jacket he wore. The scene turned ugly and very embarrassing, instigated by Lynda Staub and Claire Demery who obviously were acting on behalf of Andy Bouchard and meant to intimidate my father and strip him of his rights by forcing him to drop charges - having for years been the subject of bullying by son Andy, confirmed by sister Doreen Bouchard's, at 254-2949, in her emails. As my cellular had been stolen, I had no way of calling 91-1 and feared my father would be physically removed from the room if I left his presence. My father expressed earlier his fear to me stating that he wanted to "stay put" at home, as in his spirit he knew that his children planned to remove him from his home against his will and as stated in his statement to Manitoba Housing. My father did not wish to be relocated and was terrified this would be his fate and hence the reason I came out to support him.

On Saturday after returning home, my father had also discussed concerns to me about Andy taking advantage of him over the years and most recently when my father sold the last 80 acres to Andy with the provision that Dad retain the right to live in his home for the rest of his life. When Andy had transferred the land into his name, he intentionally failed to give my

Witnesses to this incident include Joe & Margaret Bouchard of Kenora, Ontario, Peggy Keough of St. Charles and Suzie Waldner, 885-9557 of #308 - 559 Country Club, St. Charles.

I returned to B.C. and wish to file a complaint of assault against Lynda Staub who works at the Lower Level, 405 Broadway Street, Winnipeg Land Titles office.

Marlene Legare

Marlene Legare

#12345 - 234th Street,

Maple Ridge, B.C.

V2X ON7

604-467-5640

604-467-5630 Fax.

Att. (Discharge papers)

### **Fax Cover Sheet**

attn: Seargent Emerson File: R060060442

- assigned At James - División 12 - detectives - Detective, 204-986-2840

To:

Date:

Winnipeg Police

July 27, 2006

Pages:

Marlene Légare, CFP 210 LYLE ST.

Fax:

204-986-6086

Fax:

604-467-5630

R3J 2CI

Phone:

204-986-6222

Phone:

From:

604-467-5640

8:30-3:00 P.M.

Subject: Assault

- 1. In calling your office earlier today, I was advised to file the assault complaint with the local RCMP Detachment.
- 2. I attended the Maple Ridge RCMP detachment earlier today and spoke to Faye, 604-467-6251, whereby Corporal Delemos advised me to forward by mail or fax my statement which I had prepared to be dealt with in Winnipeg, as the incident occurred at the Holiday Inn, on Moray Street, in St. James.
- 3. Please advise me of the File # for my attorney's records as well as when this individual is served.
- 4. Should you have any questions, please feel free to contact me at either 604-467-5640 or at my cellular 604-786-3061.

5. Thank you.

AFRAILL+

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Pubrishe.

Wednesday, 15-Feb-2006 10:00 AM	We Adult Pare: 1		Judiclary: F. Chaming &	Grown: C. Hadgson	
			Monitor:	Clork: S. Moffert	
8 JEGARE, MARLENE MARY M	1st Appearance 14-Feb-2006 Pocket# 008-62968	Report Number Detachment PRIV	oort Number Detachment PRIVATE PROSECUTIONS DIspo	Disposition	
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1645 / 1 PEACE BOND 810	05JE	05-Jan-2008 to 03-Feb-2006	)/smiskd		
Note: Informant ANDRE LIONEL BOUCHARD					Į.
ui wans			7		
9 JEGARE, MARLENE MARY M	151 Appearance 14-Feb-2006 Pocket# 608-62987	Report Number Detachment PRIV	oort Number Detachment PRIVATE PROSECUTIONS Dispos	Disposition	
Charge	#0	Offence Date(s)			
1 PEACE BOND 810 Note: INFORMANT: CLAIRE DEMERY	N-10	01-Sep-2005 to 30-Jan-2006	Dismissed	57ARTS AT 4# 198	Dec. 5410
Ser in				FAINS AT THE CLOR	
RE, MARLENE	1st Appearance 14-Feb-2006 Pocket# 008-62969	Report Number Detachment PRIV	port Number Detachment PRIVATE PROSECUTIONS Disposition	illon	
Charge		Offence Date(s)			
1 PEACE BOND 810	08-Fe	08-Feb-2008 to 11-Feb-2006	Tab		
NOIG: HIFORMANET: LIONEL ANDRE JOSEPH BOUCHARD	СНАВО ₹				
Pather Shirts In			7		
LEGARE, MARLENE MARY M	1st Appearance 14-Feb-2006 Pocket# 008-52970	Report Number Detachment PRIV	oort Number Detachment PRIVATE PROSECUTIONS Disposition	illon	
Charge	вo	Offence Date(s)			
1 PEACE BOND 810 NOIS: INFORMANT: LYNDA STAUB	01-N	01-Nav-2005 to 30-Jan-2006	Dismissed		
Shoot of docket for court room: PB. Politing (PEACE BONDS) (ADD 3) Wednesday, 15-Feb-2006 10:00 AM	NDS) (ADD 3)	Type Adult			
The second secon	Carve				
Courtroom: PB - PORTAGE (PEACE BONDS) (ADD 3)	NOS) (ADD 3)	Type Adult	manners (List de descriptions and Lista of Lista of 19 2) NAMES transfers to beautiful to the control of Lista	And a second	Printed: Feb 15, 2006
(7) Wednesday, 13-Feb-2006	0:00 A&I				Page 1 of 1

### 008-62967

CANADA Province du Manitoba

## INFORMATION WHERE INJURY OR DAMAGE FEARED

#### DÉNONCIATION - CRAINTE DE BLESSURES OU DE DOMMAGES

CLAIRE DEANING DEMERY	寒   14   12   미름   12   12   12   12   12   13   13   13
CLAIRE DEANNA DEMERY (ormant/on behalf of the informant/denonciateur [denonciatrice]/person	nne agissant au nom de celui-ci [celle-ci])
this day appeared before me and says that there is fear that	a comparu aujourd'hui devant moi et déclare qu'il (elle) craint qu
MARLENE MARY	MADELEINE LEGARE
	nt/défendeur [défenderesse])
will cause personal injury to/ne cause des lésions	(2011년) [2] [2] [2] [2] [2] [2] [2] [2] [2] [2]
the informant as named above or/au déno	onciateur (à la dénonciatrice) indiqué(e) ci-dessus ou à
the Informant's spouse/son conjoint	O Charlene Demany 26 & family (spoure thick at
	) focusing the state of
_ and whether the difficulty and	Carren Demony 21
	ndommage sa propriété
IN THAT/ÉTANT DONNÉ QUE	꽃 [4] [4] 나 [4] [4] 옷 맛있는 하시네즘 연극하 만으면 그 그리지 않네.
on or about the/le ou vers le 01	SEPTEMBER 2005
and Both of January (day/jour) at/a TEULON AND ELIE	(month/mois) (year/année)
	, Manitoba/au Manitoba,
the defendant/le défendeur (la défenderesse)	
UTTERS THREATS OF A POSSIBLE BREAK-IN AT MY HOME DEFENDANT HAS INDICATED THAT IT WOULD BE ONE OF AND THE SAFETY OF HER FAMILY	E AND THAT SOMEONE WOULD GET HURT. THE THE GIRLS. THE INFORMANT FEARS FOR HER SAFETY
trary to S.810 of the Criminal Code of Canada.	en contravention à l'article 810 du <i>Code criminel d</i> Canada.
SWORN before me this/ASSERMENTÉ(E) devant moi le	14 FEBRUARY 2006
DORTAGE LA PRAIRIE	(day/Jour) (month/mois) (year/année)
at/à PORTAGE LA PRAIRIE	, Manitoba/au Manitoba.
Judge, Provincial Court Judgo or Justice	- 7 Co lavia Demons
Juge, juge de la Cour provinciale ou juge de paix	Informant/Dénonciateur (Dénonciatrice)
ORDE	ER/ORDONNANCE
On being satisfied on the basis of the evidence before rethat the informant has reasonable grounds for such fear if hereby ordered that the defendant enter into a recognizar in the amount of	t is présentée, que les craintes du dénonciateur (de
	(amount/montant)
with sureties/avec cautions	
To keep the peace and be of good behaviour for a period	of Le défendeur (La défenderesse) s'engage à ne pas troub l'ordre public et à observer une bonne conduite pendant u période de
and/et à	

#### THE PROVINCIAL COURT OF MANITOBA

BETWEEN:

LIONEL BOUCHARD, LYNDA STAUB, CLAIRE DEMERY and ANDRE LIONEL BOUCHARD,

Informants

- and -

MARLENE MARY MADELEINE LEGARE,

Defendant

TRANSCRIPT OF PROCEEDINGS before The Honourable Judge Cummings, held at the Provincial Court, 2nd Floor, 25 Tupper Street North, in the City of Portage la Prairie, Province of Manitoba, on the 15th day of February, 2006.

#### APPEARANCES:

MR. L. BOUCHARD, MS. L. STAUB, MS. C. DEMERY and MR. A.L. BOUCHARD, in person

MS. M.M.M. LEGARE, in person

### PEACE BOND PARTICULARS

LYNDA'S TYPED LIST
FOR ME TO
READ IN COURT!

Your name: Lionel André Joseph Bouchard

Name of Person that you want this order against: Marlene Mary Madeleine Legaré

**Indicate** below what has happened to cause you fear of personal injury (to you or your family) or damage to your property. Insure that you include the date/s in which the incidents occurred.

Marlene Legaré arrived in Winnipeg from Maple Ridge, BC on January 8, 2006 and remained in Winnipeg for 4 days. She contacted David Bradley of Wilder, Wilder and started proceedings on my injury claim by herself. She also insisted that a Power of Attorney be signed immediately with son, André Lionel Bouchard and daughter, Lynda Staub. It had been prepared previously by the law firm of Christianson, Christianson, Jones of Portage la Prairie but had not been signed yet.

Marlene Legaré arrived again unexpectedly from Maple Ridge on Friday, January 27, 2006 and had me discharged from the Grace Hospital after having been admitted on December 27, 2005 from a very bad fall and head injury and did not notify the rest of the family of her intentions. She immediately took me from the hospital to a lawyer's office and had me sign documents that I was not clear on as I was still confused from the head injury. She had me sign a new Power of Attorney in the name of my daughter Claire Demery without Claire's knowledge and a Living Psychiatric Will. She never submitted the new Power of Attorney to my daughter Clair but instead still has it in her possession in Maple Ridge. She cancelled all my home care arrangements including living accommodations that were in place and caused a lot of stress amongst the family. Marlene did not fill out my total prescriptions as requested in the Discharge papers from the Grace Hospital. She took me to the Bank of Montreal and we did transactions on my account that I am not clear on. i.e. There was a large \$1,000 cash deposit and withdrawal made immediately after. All this took place on Friday, January 27, 2006 between 10:40 a.m. after release from the hospital and approximately 6:00 p.m. when we arrived home in Elie.

She purchased new locks for my home without me knowing. On Sunday, January 29, 2006 at a breakfast at the Holiday Inn Which was in the pockets of my coat. When asked to return the balance of my prescription medications from her car she left with my medication and my other daughters were forced to refill the prescriptions at Shopper's Drug Mart later that day.

Marlene spent 2 evenings (January 27 and 28, 2006) with me and was up till all hours of the morning. It was during this time that I believe my Passport went missing and it still has not been located.

On February 2, 2006 she again arrived unexpectedly from Maple Ridge to my home late at night – approximately 9:15 p.m. and <u>scared</u> me by throwing snow in my window to get my attention. She then knocked on the door and gave me two bottles of prune juice. Roland Bouchard, my nephew, attended at my house and at that point I phoned the police and made a report with RCMP Constable A.J. Pasquini (cell 290-7276, office 888-0358) and asked that Marlene Legaré not contact me anymore. She continues to call my cell phone.

She has been in contact with my friends and relatives and has disturbed the community and family with her lies and accusations about my other children. I continue to get on going calls from her and have asked her to stop contacting.

### Times of call to cell phone:

Wednesday, February 1, 2006 - 3:29 pm

Wednesday, February 1, 2006 - 3:42 pm

Wednesday, February 1, 2006 - 3:50 pm

Wednesday, February 1, 2006 - 7:01 pm

Wednesday, February 8, 2006 - 8:13pm

Friday, February 10, 2006 – 1:30 pm, 1:32 pm, 1:34 pm, 1:39 pm, 5:15 pm, 9:16 pm Saturday, February 11, 2006 – 1:30 pm, 1:31 pm, 1:42 pm, 2:55 pm

I do not wish to have any contact with Marlene Legaré. I feel that she has personal problems and that she has her own personal reasons for contacting me that are not for my well-being.

I am afraid as to the reasons behind her constant calling me. I do not trust her because of her past actions. She is unpredictable and continues to harass me with her endless calls and unexpected visits.

FEBRUARY 15, 2006 A.L. BOUCHARD - DR.EV.

MS. LEGARE: Or move him. 1 THE COURT: Okay. So what you were saying is that when everybody signed that, the idea was that that would keep peace with Marlene, and get her back to Vancouver, so then you could deal with what you felt your dad was doing? And the other thing is she was THE WITNESS: 6 ANDY agreeing to drop the charges against me by signing that. That was part of the agreement. THE COURT: Okay. I -- obviously -- ' 9 BEOTHER MS. LEGARE: That's --10 THE WITNESS: So we felt -- we felt we didn't --11 FINDY -> we shouldn't have to go to court for the accusations, and it 12 would save everybody a lot of trouble, so I says I'll sign 13 it if she drops the charges, and it helps her, for peace of 14 mind. I do have Dad's rental agreement, and another form 15 that he signed, and I wish to present it. Well, like I say, I Okay. THE COURT: Yeah. 17 don't know how, whether he feels he's under pressure or not, 18 and unfortunately --19 THE WITNESS: Well, it explains -- it explains the 20 terms of his rent, and --21 MS. LEGARE: So what? So what? He didn't want to 22 go there. When I took him home, he said to you three times 23 over he wanted -- to remain in his home, not moved to a low 24 rental housing complex 106 THE COURT: Yeah. Hang on. Talk to me. 25 MS. LEGARE: Sorry. 26 THE COURT: What's the answer to that? Is it --27 THE WITNESS: Self-explanatory. 28 yeah, but he signed an THE COURT: Well, 29 agreement. Right? 30 THE WITNESS: Yes. 31 THE COURT: I have already heard from your side of 32 things here that he signed a power of attorney that he didn't mean to sign, or didn't want to sign at a lawyer's

THE WITNESS:

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my dad has a fall, and she flies into Winnipeg, starts this insurance claim. I really feel that she's looking to invest his money, and maybe --

And I -- she's caused a lot of disruption in the family.

THE COURT: Okay.

THE WITNESS: And the last two months it's been a nightmare. I've missed four days of work. And we just want this to go away. We want her to go back to Vancouver where she's been for the last, since she was 18. She moved away. She's only -- she's never spent a week with my dad, ever. In the whole time that she's moved away, she moved away when

In the whole time that she's moved away, she moved away when
the she was 19. And now she shows up, and ready to file an Andy's idea.

insurance claim. Like, what's the hurry? It's all suspect. The started

She's scaring the family with all this. We want her to go the claim!

17 home. And that's basically --

THE COURT: Okay. Thanks. Well, you understand, and I hope you understand really clearly now, that this court can do nothing about that.

THE WITNESS: Um-hum.

THE COURT: There may be another court that might make that order some day. But this court does not, cannot do anything about that at all. So that's unfortunate, but that's just the way it goes. I have my jurisdiction. And this is an 810 application, under the Criminal Code. It is not an application that sorts out family problems, and sorts out where people go, and whether they stay away because other people just don't want them around. But thank you for that.

Okay. Let's try -- now I want to hear from -- you can just -- you can get down from the stand, and sit back.

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### Marlene Legare, CFP

From: Marlene Legare, CFP [mlegare@telus.net]

Sent: Tuesday, January 17, 2006 8:02 PM

To: 'Lynda Staub'

Cc: Helene Johnson; Claire Demery (cdemery@mts.net); Jerry & Sheilah Bouchard (sabu@sasktel.net)

Subject: RE: Dad's Birthday

The email starts at the bottom of the page.....

Lynda,

Were you aware that Dad was left alone on Saturday, after a serious concussion, to fend for himself,

he left the hospital very white and shaky, after almost dieing in Emergency, according to the nurses who told him that later, and after being unconscious for over ½ hour and loosing the amount of blood that he did? We know the hospitals now-a-days discharge patients way too soon assuming they are getting care at home?

Now tell me, wouldn't any responsible son/daughter ensure that their Dad was monitored for the first day or so if he was left on his own as you hear case after case of people dieing from concussions.

Remember Baseball Chabot? That is exactly what happened to him, he was not taken to the hospital quick enough and later died unnecessarily......

Who knew Dad was home alone or asked to look after him or keep a close eye where they?

Someone told me that they went to visit Dad on Monday and were disturbed enough with the change they saw

that they tried to get hold of you but did not have your telephone #and where trying to get your# but did not have it.

They told me they where that concerned and knew the gravity of the situation and that he needed further medical attention. Dad supposedly did not answer his cell for the next few days.....

So he was not receiving the help that he needed at that crucial time after his injury!

Also Dad's roommate Garth called Andy Bouchard on Tuesday night to express his concern, i.e. Dad was leaving

his van lights on, and other unusual behaviour (but par for the course for a head injury meaning complications).

A David Bradley, of Wilder & Wilder & Wilder Law Firm, Richardson Bldg.

Andy told someone, officially, that "for whatever reason" he chose not follow up. The next contact with

family was Christmas Day, Six days later, after Dad drove himself to your place! My impression is that <u>Andy did</u>

not care whether Dad lived or die!

I "felt" here in B.C., that something was not right and my suspicions were

correct.

Dad if he would like to live at the St. Eustache Manor until there is room in Elie and he said "Why Not?" - Uncle Laurent is there as well as 6 other people.

Dad's roommate Garth will be moving out by middle of February or so after he is finished dismantling the equipmebnt at the Straw Plant in Elie cause they are closing. When Garth moves out that means that Dad would be living alone at the farm which is probably not a good idea - and he does want to go to the Elie Manor. or St. Eustache. so we will take it one day at a time and see how he progresses. He seems to be getting better during the day and recalls what he said a few days ago and specifically recalls that he did a few things wrong at the hospital so all in all I do think he is making progress. Right now he does get angry if he does not get things his way - like he wants the Phone Book - but the nurses are restricting him as he phones out too much. We will do our best to be there for Dad - his 82nd birthday is on Sunday and we are planning cake and coffee at the Hospital Cafeteria in early afternoon. So that's it for now - we are doing our best and would appreciate everyone's moral support.

God Bless..Love Lyn

P.S. Dad also dropped off 3 pairs of shoes to the shoemaker after the accident to put on treads on the bottom so guaranteed he won't fall again - gotta make time to go and get them now, they are ready for pick up

as well as his drycleaning .. now going on midnight and I have to be up at 5:30 for 7:00 am start. Goodnight..

---- Original Message -----From: Marlene Legare, CFP

To: 'Lynda Staub'

Cc: Helene Johnson; Claire Demery; Jerry & Sheilah Bouchard

Sent: Tuesday, January 17, 2006 10:01 PM

Subject: RE: Dad's Birthday

The email starts at the bottom of the page.....

Lynda,

Were you aware that Dad was left alone on Saturday, after a serious concussion, to fend for himself, after

he left the hospital very white and shaky, after almost dieing in Emergency, according to the nurses

who told him that later, and after being unconscious for over 1/2 hour and loosing the amount of

blood that he did? We know the hospitals now-a-days discharge patients way too soon assuming they

are getting care at home?

Now tell me, wouldn't any responsible son/daughter ensure that their Dad was monitored for the

first day or so if he was left on his own as you hear case after case of people dieing from concussions.

Remember Baseball Chabot? That is exactly what happened to him, he was not taken to the

w Lione Southard Grace Hospital Room 515, 807-8011- Visiting Hours, 11:00 aid, to 80000 Attachments Cear Cay Bystoler() importance: - 05 ---- Original Message ----From: Mariene Legare, CFP To: David Bradley Sent: Wednesday, January 25, 2006 2:14 PM Subject: Lionel Bouchard, Grace Hospital, Room 515, 837-8311- Visiting Hours: 11:00 a.m. to 8:00 p.m. Mr. Bradley, I just spoke to Dad's 45 year old roommate - Garth who confirmed that the plant in Elie is presently dismantling and that he will probably be leaving in mid-February unless he is made an offer he can't refuse from the new owners. Contrary to what Andy told my father, Garth has no intentions of moving his wife and kids into Dad's home. His wife works in the Health field in Neepewa and his daughter is finishing her last year of high school and definitely not switching schools. The other daughter is already in University. In talking to Dad, he felt he did not have any choice but to go to the Manor in St. Eustache.... because of what Andy told him.....that his space was needed on the farm. Garth's cellular # is 204-476-6731 and he is also of the same opinion that Dad would not be happy in the manor as he is too independant and active. The # at Dow Chemical where he works is 204-353-5100. He mentioned that he was very concerned about Dad's health and more importantly about Dad's ability to drive when he had called my brother who did nothing about the call. Also Dad had forgotten to lock the front door, which is out of character for him and left the interior van lights on. Also Dad told him that he could remember things in the '40's but had trouble remembering what had just gone on (short-term memory) and that is what concerned Garth that he might at this point leave an element on the stove and that is why he called Andy. He too was surprised that Dad had come out of the hospital so soon considering the seriousness of the fall and bleeding, etc. His wife explained that the hospitals today are more concerned about secondary infection, in other words, the longer they stay in the hospital the more chances of getting an infection, though he said he did not necessarily buy that as his father was in for an operation, let out the next day and had a stroke and died at home a couple days later, so he is not impressed with the health system. He also said that he could not keep up with Dad and did not know where he got his energy and could not believe when Dad told him he would be 80 years old a couple years ago as he thought he was in his mid-60's! So again, is there anything that can be done to ensure that Dad goes home and not to the Manor at this point? The home support could be done at either location and was recommended by the hospital initially, today he will be reassessed again. Marlene Legare, CFP 12345 - 234th Street,

1 2 3 4 5 6 THE COURT: Okay. Okay. Okay. Thank you. 7 8 You can have a seat back there, Ms. Demery. 9 THE WITNESS: Can I ask one more thing? 10 THE COURT: Yeah. THE WITNESS: I was never asked to be power of 11 12 attorney. I never knew about it. 13 THE COURT: Yeah. THE WITNESS. And now I was told that there's a 14 sworn document, affidavit of execution; that is missing. I 15 do not have -- I do not have the original power of attorney. 16 Should I have this, and all the information that goes with 17 it? Where is the sworn affidavit that was saying that 18 somebody was there to witness Dad signing this? Like I 19 20 said, I never, I never asked for --Well, I -- yeah -- unfortunately, 21 THE COURT: you're asking a judge questions that should be asked of a 22 23 lawyer, and that's what I would do. 24 THE WITNESS: Okay. THE COURT: As far as power of attorney is 25 26 concerned --27 THE WITNESS: Like, who --THE COURT: -- your dad can make one out when he 28 feels like it, if he has, if someone determines that he's 29 still in his right mind to do so, so as far as -- yeah. 30 Like, all of those questions should be asked of a lawyer. 31 32 THE WITNESS: Okay. THE COURT: There is certainly nothing criminal 33 34

agreement with my brother verbally, and --

THE COURT: And why should your brother have to pay his rent for ever?

MS. LEGARE: Well, because Dad reduced the price of the home when he sold it to him. And he had the option to remain there the rest of his days.

THE COURT: Well, you know what? That's something between your father and your brother.

MS. LEGARE: Yeah. But my dad was upset, he told me, because Andy did not put his end in writing.

THE COURT: Well, you know what? It's something between your father and your brother.

MS. LEGARE: True. True. I agree.

THE COURT: Your father has, can walk. I've seen this. He can walk down to a lawyer. He can go and talk to a lawyer if he feels his legal rights have been violated.

MS. LEGARE: Yeah. They have been.

THE COURT: It's none of your business. Actually, it's none of your sisters' business, either, as well.

MS. LEGARE: Exactly. But I'm there to protect my dad, because Andy's manipulating him.

THE COURT: Well, that's -- well, you know what?

I don't know that. Okay. Like I say, I don't think anybody in this family -- I mean -- I don't think you realize the kind of pressures you're putting on your dad. I don't think, with all due respect to you, sir, that you've been playing fair ball, either. And that's pretty clear. You know that. I know that. In the middle of all of this, it wasn't an emergency for your dad to move, but he was moved, which is really sad in a lot of ways.

MS. LEGARE: He hasn't been moved yet.

THE COURT: But in any event, you've had him in the hospital, tossed him out, the family has, and then tossed him into a lawyer's offices, and then the family has

TO BROTHER

[59]

#### FEBRUARY 15, 2006 RULING BY THE COURT

As the court has said many times this morning, 1 this is a section 810 application, and the court has to be 2 satisfied of one of two things; that there will be personal 3 injury to the applicants by the defendant, or that the applicants' property may be damaged by the defendant. 5 one or both of those requisites must be met for the order to be granted. 7

As the court has indicated several times this morning, there are many issues in this family, and those issues should be solved by mediation, hopefully, but if not, certainly by proper legal advice, and by court actions if that's what everybody feels is necessary. And when the court indicates court actions, it does not mean criminal law, because so far, the court has found nothing of any criminal nature here this morning, one way or the other.

So the question is, have any of the applicants 17 proven either or both of those prerequisites? The answer is clearly in the negative.

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But the simple fact of the matter is that Ms. 30 Legare has made no threats to any member of her family, including her father. She has not threatened the property 32 of any of them. And therefore, each of the peace bond

applications is dismissed. 34



# Fax Transmittal Cover Sheet

Bureau administratil Administration Office Case postale 36 10 rue Main Est Elie (Manicoba) ROH OHr Tél /Te: (204) 353-122?

Téla /Fax (304) 355-2101 www.cause.biz / elie@causse.bc

6-6 1 2001	From Branch:
Date: Feb. 16 / 2006	T Elie
TO: DAVID BRADLEY, WILDER + CHILDER	St. Francois Xavier
To: DAULO BAHOLEY, WILLIAM TO EN SERGEANT GIBBS RCMP HEAD MY/EY Fax: 987-1368 / 831-7898 888-0358	Marquette St. Laurent
marlemo legare	i St haston
Re: Lionel Bou chard	
Re: 270161 2002 51111	
No. of Pages: (Including cover sheet)	
☐ As requested ☐ ☐ ☐ ☐ Original to follow	
CASE # 2006-105715	
Message:	
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Feb. 15/2006 AGAINST HIS WISHES	
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If the reader is not the intersted recipient of is not responsible for delivering the message to the intersect property was as never handles that community are comcontained in this communication is prohibited and distribution of copying is strictly prohibited. If you have seen to this communication is entire prohibited. - exercises at (20=) 457-1285 and return the original to us by mail at the address noted above. Thank you

or 12 minutes on the present qualifier in 355-2285 or notes prioritized l'enginal par la pose à l'adresse di-dissui, sur less de l'agresse di-dissui, sur les dissuitant l'agresse di-dissui, sur l'agresse di-dissuitant l'agresse di-dissuitan