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Attachment

to Lionel Bouchard's

Africavit dated

THE PROVINCIAL COURT OF MANITOBA

Winnipeg Centre

IN THE MATTER OF: An application under The Domestic Violence and Stalking Act

BETWEEN:

LIONEL ANDRÉ BOUCHARD,

Applicant,

- and -

CLAIRE DEANNA DEMERY,

Respondent,

AFFIDAVIT OF LIONEL ANDRÉ BOUCHARD

I, Lionel Andy Bouchard, of the Town of Elie, in the Province of Manitoba,

MAKE OATH AND SAY:

- 1. That I am the applicant herein and as such I have personal knowledge of the facts and matters hereinafter deposed by me, except where same were stated to be based upon information and belief and where so stated I do verily believe same to be true.
- 2. In response to #3 of Claire Demery's affidavit, the comment "assisted in some fashion in regards to the Life Estate litigation between my brother, Andy Lionel Bouchard, and my father, are untrue" is false. In fact, Claire signed her name to an agreement drawn on January 30, 2006, whereby she declared that I, her father, would not be removed from my homestead where I have lived for over fifty years.
- 3. In #3, statement "no monies were offered by myself to Mike Slegers in connection with that

matter" is contradicted by Susie Waldner whereby she states that in August 2008, Mike Slegers informed her that Claire Demery had offered Mike \$5,000 to be paid by Andy Bouchard for "returning their father back to them".
(Exhibit B)

- 4. Contrary to #8 in the document dated December 7, 2009, Susie Waldner's telephone # has been listed for years, has never been out of service, and that telephone number as well as where she works, is well known to my family and both Andy Bouchard and Lynda Staub have been to Susie's home in Winnipeg in the past years. (Exhibit B)
- 5. On January 10, 2006, at the Grace Hospital cafeteria, Andy Bouchard and Lynda Staub along with Claire Demery, Claire's daughter and son-in-law and Marlene Légaré of B.C., also witnessed in absolute horror how craftily Andy Bouchard had deceived me into thinking I was signing only van insurance and driver licence renewal papers, this after, for more than one half hour, whereby I blatantly refused (refer to my crossed arms and determined countenance in the picture). Also Andy Bouchard was simply furious at having had his picture taken after signing, the power of attorney still being in his hands, so livid that he let out some choice swear words under his breath that were overheard by Marlene Légaré who had taken the picture, she still in total in total disbelief as to how smoothly Andy had tricked his father! It was at this point that Marlene later told later me that she realized there must be some trust issues between Andy Bouchard, Lynda Staub and myself in refusing to put my life in their hands legally. It started to make sense because the day prior Andy Bouchard had called Marlene Légaré in B.C., the first time ever since her move there in 1972, to warn her that he had been looking for mental facilities in Portage La Prairie to place me and for her to get 'used to the idea' as I could live another twenty years he told her. Having had the rare Manitoba call, she had placed the call on her desk speakerphone whereby her boyfriend who overheard the convesation instantly panicked and had

Marlene on the next plane two hours later to Manitoba so that she could come assess the situation herself. She discovered that I was simply in the very early recovery stages of a concussion, acting normally for such a condition and not "cornflakes" as her brother portrayed me to be to her. This power of attorney I had initiated in Portage La Prairie at the insistence of Lynda Staub making her and Andy Bouchard power of attorneys over my affairs and feeling uncomfortable I had not returned to sign the prepared paperwork. However, Andy retrieved the unsigned papers from Christianson's office. I was recovering from a concussion after slipping on ice upon leaving the church after attending a friend's funeral, unconscious and transported to Grace Emergency where I was detained for observation for 24 hours and released whereby Andy Bouchard, knowing that my roommate was absent on the weekends, and more so just prior to Christmas holidays, did not ensure I was monitored overnight at this critical time as I had almost died twice according to the nurses and I required several stitches to the back of the head. Yet when it came time to evict me, at a time I was not allowed to drive for two weeks as a precaution only, Andy Bouchard having already seized my van on the pretense of servicing it in Portage, took me to his home in Portage to sleep overnight, the first time I was actually invited in his home as I was not allowed in his home in Elie, the original farm house where he and his wife and daughters lived for several years after I gave Andy a very good deal when he saught to purchase it from me after my divorce. Thereafter Andy alternated me between Lynda Staub and Claire Demery's home, in essence isolating me from other family members and others concerned as to why I was not at home receiving the arranged-for home support care from the nurses who came by, as arranged, only to find me not at home. Also at that time, Andy monitored my cellular 24/7 and screened all my calls. Andy had made it very clear to both Susie Waldner and Marlene Légaré that at the hospital that under no circumstances was I ever going back home. Lynda stated that the agreement Andy and I had was "only verbal", a concern raised as Lynda works for Winnipeg Land Titles office and whom I relied on heavily in the past for all my business. (Exhibit C)

- 6. January 27, 2006, the day I was discharged from the hospital, after I learned of this deception, I immediately revoked the power of attorney made out in favour of Andy Bouchard and Lynda Staub and appointed Claire Demery. In hindsight, considering what has since transpired, I realize that this was an error on my part. Claire's original power of attorney I gave to Marlene Légaré of B.C. for safekeeping as Marlene was in attendance and had paid for the new document, with my instructions that it not to be used unless I was incapacitated. (Exhibit D)
- 7. In response to #5, there is a statement made with respect to Claire Demery who was working in conjunction with Lynda Staub, pushing me into Lynda Staub's car which Lynda had driven to the front of the Holiday Inn in an attempt to separate me from Marlene Légaré at a time when Andy Bouchard had been charged with two counts of theft against myself and Marlene Légaré, whereby he had been arrested minutes prior to our arrival at the Banquet Room. There was a No Contact in place directly or indirectly against Andy Bouchard in favour of Marlene Légaré myself which conditions Andy immediately breached by cellular contact to his two sisters Lynda and Claire physically grab me and push me in Lynda's car in order to separate me from Marlene who I had arrived with. (Exhibit E)
- 8. On February 13, 2006, Claire, Lynda and myself spent the night at Andy's home in Portage la Prairie in order to attend court the next morning. In my opinion, I believe I was drugged as I have no recollection of applying for a Peace Bond against Marlene nor do I recall Lynda's typed a list of points she wanted me to state on the stand, comments which the judge refused to hear. (Exhibit F)
- 9. In the transcript, it was obvious to the judge that the agreements signed were simply meant to get rid of Marlene Légaré, on the pretense of allowing me to remain in my home until such time as she returned to B.C. In so doing, this was meant to isolate me from the only one of my children at that time, who supported me in my wish to remain in my home of over 50 years, this after a complete recovery in the hospital. This came about after Andy Bouchard had called his sister Marlene Légaré

her in B.C. to warn her that he had been looking at mental facilities in Portage to commit me and that she should get used to the idea whereby, out of deep concern for my welfare, she immediately was on the next plane out of Vancouver two and half hours later to come and assess the situation for herself! Marlene stated that she found that I was simply in the early recovery stages recuperating from an infection from the fall not treated early on, this by Andy's own admission to lawyer David Bradley in recanting the accident that had occurred while I attended a funeral at the local church whereby I slipped on ice and hit my head on the concrete sidewalk, a call that Andy Bouchard admitted he did not heed from my roommate who noticed the change in my behaviour after my initial brief 24 hour observation at the hospital after being unconscious and transported by ambulance to Grace Hospital Emergency. Page 32/46 (Exhibit G)

- 10. I have never authorized Claire Demery to have a copy of power of attorney as referenced by her in her sworn testimony on February 14, 2006, in the court room. (Page 38) (Exhibit F)
- 11. The judge in Portage La Prairie stated that it was not necessary or an emergency to move me out of my home and that I should have been allowed to make my own decision. (Exhibit F)
- 12. The Peace Bond applications were dismissed as they were without merit. P.59 (Exhibit F)
- 13. I do not not recall events of that morning in court whatsoever, despite having a good memory, until later that afternoon, when I found myself moved, against my will, by Andy Bouchard, Lynda Staub and Claire Demery, into the low rental Manitoba Housing Complex in St. Eustache. I had in mid-January been told in the hospital that home support went to the Manor and not to my home in Elie, an untrue statement I later learned and the reason I initially had signed the tenant agreement presented to my by Andy and Lynda as a condition of release from the hospital they told me. The St. Eustache Manor is a low rental complex, and not an assisted living centre as claimed, open to all ages, six miles further from my home town of Elie. (Exhibit G)
- 14. On February 14, 2006, the judge had recommended a gerontologist <u>prior</u> to moving me to

decide where I wanted to live. However, Andy brought over a mental health worker, Bruce Jamieson, the same afternoon after moving me into St. Eustache after the morning of dismissed peace bond applications.

(Exhibit H)

- 15. Claire later obtained, unbeknownst to me until after the fact, a copy of the power of attorney from lawyer David Bradley. (Exhibit I)
- 16. Having been unsuccessful in obtaining Peace Bonds against Marlene Légaré, Andy then went to his lawyer Michael Clark to issue "No Trespass' orders to prevent me from having any contact with Marlene Légaré who by then had brought my plight to the attention of other family members as well as the community by way of a petitions.

 (Exhibit J)
- 17. In reference to #4, I had been in contact with the Caisse by telephone and fax prior to this and I had not "disappeared" having slept at my sister Madeleine Fillion in Winnipeg the night prior boarding a plane to B.C. It was the fact that Andy Bouchard would have been served the two caveats for a life estate and unpaid monies due me for the mortgage, etc., that Claire retaliated on Andy's orders. I carry a cellular telephone for years and can be reached if need be. I left because of the pressure being put on me to sign away my right by Andy Bouchard and Lynda Staub and to turn over my will to them "for safekeeping". (Exhibit K)
- 18. In speaking to the Caisse Populaire d'Elie in 2008 and with reference to Claire's email, it is clear her intentions were to squeeze me financially in canceling my \$2,000 overdraft at the Caisse as she is aware I live on a fixed pension income based largely on the supplement. (Exhibit L)
- 19. Claire was aware and furious that I was visiting with my daughter in B.C. And she was livid that I had retained the services of a lawyer to uphold my rights to my life estate. Claire's statement is false in that the Credit Union did not recommend closing down my line of credit as they were very well aware of my dispute with Andy. Rather it was due to the fact that I was no longer under their

fixed pension and could not do it without Marlene's assistance. (Exhibit M)

- 20. Claire used the revoked power of attorney to request six months worth of my cellular bills in an attempt to try to track down my whereabouts and to invade my privacy in order to contact anyone I may have had any dealings with at that time to spread malicious lies and to discredit Marlene and myself as well.

 (Exhibit N)
- 21. Claire and several other family members enquired at the Bank of Montreal as to my finances as relayed to me by the Bank of Montreal Bank Manager Ophelia who called out of concern to advise me of the attempted breach of my banking matters by "several family members". (Audio 1)
- 22. Claire was instructed by Andy Bouchard, by retroactively dating a consent form prior to his revocation of power of attorney, in order to request my medical records without even having to provide a faxed copy of power of attorney, this according to Wendy of the Records Department recently, Lynda Staub having faxed out a copy of the form from Land Titles in order to obtain my confidential medical records.

 (Exhibit O)
- 23. In reference to #5, attached is a transcript of audio whereby Claire Demery was screaming at me, the second call, the first erased accidentally, in March 2008 whereby she was furiously screaming at me our first contact since leaving Manitoba when Claire Demery discovered I was living in B.C. with Marlene not exactly the words of a loving daughter refusing to speak rather threats and insinuations of "we'll talk when you get back".... all recorded so as they can not deny what they have been really mistreating me and abusing and lieing to the public about their ill-intentions towards me since my fall in January 2006. (Audio 3)
- 24. With respect to #5, since Marlene had come to my rescue to take me home from the hospital in accordance with my wishes, she had been the target of numerous false accusations made by Andy,

 Lynda and Claire, that I found it prudent to record all convesations to present the truth as when

confronted with their own words, they denied vehemently what they had said. Claire knowing that has not answered any more of phone calls but screens her calls out of guilt of knowing that she can not deny what she has said or threatened me with

- 25. With respect to #6, I have returned calls left on my cellular by Mike Slegers calls in the hopes that he would release my van and personal effects, passport, traveller's cheques, pictures etc., which he refuses to return despite my lawyer's instructions to him.

 (Exhibit P)
- 26. Also referring to #6, Claire's statement that I had requested \$25,000 loan from Mr. Slegers is denied by Mike himself. (Audio 4)
- 27. Rather, Mike Slegers at one time stated that he was willing to spend \$20,000 of his own money to "put that snake (Andy) in his place" and signed an affidavit in support of me. (Audio 5)
- 28. The contacts I have had were in response to Mike Slegers leaving a message on my cellular advising me he would be destroying my property at his residence as well as moving my van despite having been advised by my lawyer to turn over my property to friends on my behalf. (Audio 6)
- 29. No. 7 is also false. Claire was also in attendance on January 1, 2006, cleaning out my house against my will in anticipation of my move whereby 27 bags of my belongings were destroyed as evidenced by an email from Lynda Staub and supported by my civil claim. (Exhibit Q)
- 30. With respect to #7, the land legally belonged to Andy Bouchard; however, I was party to a life estate agreement with Andy who did not disclose that to family at the time as he had no intentions of honoring our agreement and in the process his deception has caused a major family rift. (Exhibit R)
- 31. Again referring to #7, if Claire truly believed I had no problem with the move out of my home, why then was there a Security Guard posted in my cramped one bedroom room overnight for several days to ensure that Marlene Légaré have no contact with me as I had told her repeatedly that I was vehemently opposed to leaving my home? I also expressed my sentiments to my brother-in-law Laurent Houde who lived at the St. Eustache Manor at the time and who hated it and eventually

moved out and built his own house! Laurent was present at the incident when the very large illegal chain that was broken as Laurent Houde and Marlene had come over to invite me out for Chinese food in Winnipeg. I had been warned not to go anywhere as Lyna Staub was on her way, assigned to the next shift which as ongoing whenever they suspected Marlene Légaré might be in Manitoba. Manitoba Housing insisted the chain be removed from the door as it is against their policy due to fire, etc., and as far as security the front door is locked and there is a intercom security. I was made to feel like a prisoner in my own room, told by Andy Bouchard and Lynda Staub not to answer the intercom or the unlisted phone that Andy Bouchard had installed for his own personal use as he monitored my cellular calls for a good period of time. When I went to church, or went for coffee, Andy ensured that I was escorted, usually by the Menard brothers who live in the same complex. (Exhibit S)

32. Andy Bouchard, Lynda Staub, Doreen Bouchard, Bob Staub took turns staying overnight in my very cramped two room unit. Peggy Keough, when she came over with her chinese food, had been instructed not to leave until the next shift. In this case Lynda Staub, arrived to take over the next shift to guard me to ensure I had no contact with Marlene or anyone who may have wanted to assist me in my wishes to return to my home or have my intentions known. On that particular Sunday night, my brother-in-law Laurent Houde, in another room and Ben Lachance on the opposite side of me, presented Marlene Légaré with paper as they were standing outside my door in the corridor as the units are not sound proof whatsoever. It was at this point that they overheard Lynda Staub making comments made to me such as: don't let her in, Bruce (Jamieson) said for her to go home, discussed Marlene renting a car, a woman by herself, judge told her to mind own business and stay away, cops fed up with Marlene, she said that she would burn own my house, had been n the phone 3:00 a.m., that she needed "help", that Patrick (Houde) told her to get out of his mother's unit at the Elie Manor, that she did not talk to her former in-laws the Légaré's, that she was in big trouble in B.C., that on March

13, 2006, when Andy returned from overseas that they would crack a bottle of champagne, that she doesn't believe in the Catholic church, etc., etc., all comments meant to put fear into me. I learned later were all false statements made by Lynda Staub and Andy to put fear into me to distrust and stay away from Marlene Légaré who they said was out to harm me and they were using the RCMP to further their cause by sending them out to my residence on several occasions which naturally, having had no prior contact with the RCMP terrified me! Needless to say both my Laurent Houde and Ben Lachance disapproved wih my being evicted out of my very own home by my own children and had been assisting Marlene Légaré in having her sleep over and taking her in to try to talk to me which when I found out the truth of what was being done behind my back, I initiated contact initially through Crown Counsel Colleen McDuff who had been involved in the false charges placed against Marlene Légaré to keep her out of the province without her support that I desperately needed as she was able through her education and business experience was soon able to piece together how I had been taken advantage of with my property, this when all along Lynda Staub works for Winnipeg Land Titles whom I relied on her exclusively for my business and could have averted the situation that I have found myself in the past five years by having assured my rights were upheld by a simple registered Life Estate, something she deals with on a daily basis. It is also as a result of this episode that Marlene later was accused of having "listening devices" when in fact the Manor walls are paper thin and all the conversations going on in any room are not private whatsoever and can be heard in the hallway.

(Exhibit T)

- 33. Residents of the St. Eustache Manor were instructed by Andy Bouchard to call 911 if they saw my daughter of B.C. Marlene Légaré. (Exhibit U)
- 34. # 8 completely false. As I know no one other than my daughter Claire in Teulon. I would never suggest that I like to move to Teulon as I know no one having lived in Elie all my life where my friends live. In hindsight, I believe that the one reason my daughter had me at her house was so that in my

absence Andy Bouchard could go through my confidential paperwork which has surfaced in the reply by Andy and Lynda's affidavits which I had in my possession while at Mike's home as I had been staying there temporarily pending the outcome of my lawsuit to regain possession of my home after being kicked out by my son Andy. While at Claire's she took advantage of me by having me cut her branches and do her yardwork as she was recently divorced and left with ground maintenance. I took it upon myself to go to town to purchase a hand saw to cut down her tree branches. That night to ensure there was sufficient time to go through my effects, she took me to a social function keeping me overnight in the process. At no time, did I ever express any concern with respect to Marlene's control as she only had my best interests at heart and had been paying for my legal fees to reinstate me in my home and to get payment of mortgage monies due me from Andy Bouchard as well as other miscelleneous debts I had incurred having been forced out of my home. I was aware that Claire Demery was going through a messy divorce and that her estranged husband had moved to the States out of reach of the Canadian judicial system and therefore she was not able to procure any of the matrimonial assets. In the fall of 2006, Claire's leased truck was repossessed temporarily at which point she took advantage of her mother's illness to borrow her car which Lynda Staub eventually transferred into her name prior to her mother's demise, a car bought outright by her mother's new husband. Therefore it would have been beneficial to Claire had I moved in to assist her in paying on her new mortgage but this was never discussed whatsoever and may be wishful thinking on her part. The next day when Claire and I stopped at Lynda's home, her husband Bob who was in the garage told me that I was not welcome in his home, so I waited outside. (Exhibit V)

35. I have numerous supporters who think my health and safety are at risk and not vice versa.

(Exhibit W)

36. In her statement, #9, Claire makes it clear that the only reason she would be interested in seeing

me is to ensure that I have no contact with my daughter in B.C. and not because of caring or loving me her father. This is largely in part as a result of Marlene assisting me in covering my legal bills to regain my home as I am a pensioner on a fixed income.

(Exhibit X)

- 37. Claire's actions of evicting me out of my home along with Andy and Lynda and their actions of firstly evicting me from my home of over 50 years, and then refusing to allow me to return despite a new agreement signed in January 30, 3006, have caused me emotional and psychological and physical grief as I now suffer from shingles caused by stress and carry nitro spray which is a concern for my doctor.

 (Exhibits Y)
- 38. Without an emergency protection order granted, I fear that I will once again be apprehended similar to what happened at the Holiday Inn when pushed into Lynda Staub's car by Claire Demery after Andy had been arrested for stealing my cellular and again moved out of my house, not allowed to go unescorted to my lawyer's this after Andy convinced Mike to turn against me and was monitoring me 24/7 in order that I sign a release to Andy.

 (Exhibit Z)
- 39. For these reasons, and in order that Andy and Lynda not succeed in making me a ward of the public trustee or commit me, on the balance of probabilities it is probable that an order is necessary and advisable for the immediate or imminent protection of myself in the circumstances. At age 87, I have been subjected to extreme senior abuse for the past five years, have had my rights repeatedly violated, banished from my home in Elie despite my life estate to my home, had my mail stolen, medical records obtained by false means, cellular bills requested, interference with my financial affairs at the Bank of Montreal and the Caisse Populaire d'Elie and reported my driver's licence, and unfounded complaints to the RCMP while in B.C. As well as ongoing malicious lies with respect to my health and well-being. For this reason, I stand before the court today requesting protection in order this ongoing, five year harassment come to an end in order that I may enjoy whatever little time I have left on this earth in peace which is the right of every citizen and especially every father not to be abused by three

greed-motivated children, not the least concerned for my welfare whatsoever as their actions have proven. As per the incident at the airport on October 29, 2010, after coming directly from requesting a protection order which was denied as there had been no new incident since the protection orders had been set aside on September 17, 2010, the first time that Lynda was made aware that I was at the airport on October 29, 2010, having come directly from the court house to obtain a protection order against her, Lynda tried to have Marlene Légaré charged, once agagin, this time with abducting me. So in compliance with the Protection Act, we have our "incident" and evidence that the probability of harasment exists and that my safety, as well as the protection of Marlene Légaré, an order is warranted on an emergency basis. Seeing as I rightfully insist on my life estate, in coming to my rescue my daughter Marlene Légaré was held in Winnipeg Remand for four months on eleven trumped up charges, eighteen investigations within a span of only six weeks while she was in B.C. the majority of that time, arrested while sitting on airplane bound back to B.C., charged with attempted abduction of her mother to take her down for cancer treatment in the States to save her life after her mother had authorized the trip, this as a result of Andy and Lynda manipulating Crown to vary the order to remove her right while on bail to visit her ailing mother, so she was forced to decide to let her mother die or try one more time to save her life. Out of love for her mother, she chose to try once again to save her life taking her to the one place, if she could be saved, would be Texas as her treatment had been working and her cancer going into remission unti such time as Andy, Lynda and Claire more interested in their inheritance commenced a smear campaign against Marlene to have their mother distrust Marlene and in so doing were able to convince her not to return for treatment that, by Lynda's own email admission was astounding the doctors at her turnaround. Marlene's twenty year financial planning and tax preparation business was ruined, her credibility slandered repeatedly by Andy in the press in Manitoba and B.C., simply for Marlene's determination that Andy, Lynda and Claire did not

commit me. My lawyer Winston Smith, of Hook & Smith, was accused of trying to abduct me after I was being held against my will, stripped of my van and cellular while at Mike Slegers' in the summer of 2008 when in the middle of a civil action with Andy and was about to regain possession of my home. The very first time I returned to live in Manitoba to settle my life estate, coming directly from the Court House for a protection order, I ran into Lynda's daughter Michelle at the airport as she taking a flight to Toronto. Commenting how good I looked, I told Michelle that I had lost fifty pounds based on my doctor's orders and was now at my ideal weight. Then being told that Marlene had left on the plane as I had been detained at the security over a mixup with boarding passes, in fear of Lynda being nearly or any other family member I left by taxi. In fact Marlene had gotten off the airplane to find me as I had not boarded the plane. At this time, Marlene was informed by Westjet personnel that after my name had been paged out of Marlene's concern for me while she sat waiting on the plane, a granddaughter had approached Westjet and identified herself as such. When Westjet were unable to locate me where they had last seen me at the security area, Marlene had by then gotten the assistance of the airport RCMP to locate me as she feared I had been apprehended by a family member. Minutes later Lynda Staub barged through the Winnipeg Airport doors screaming out "Marlene" as Marlene walked past accompanied by an RCMP officer trying to locate me. Lynda then accused Marlene of abducting me and infered by saying that I had lost sixty (not fifty as I had told Michelle) that I was not being fed. Had Lynda been successful in separating me from Marlene by charging her, if history repeats itself, Lynda would have had caveat releases prepared once again and then no doubt if Andy carried out his agenda, my next home would have been a mental institute, even if they waited a short period of time for appearances sake and then drugged me (as Lynda often inferred Marlene was doing to me). Laurent Houde my brother-in-law had told Marlene that while at the Manor, at times I did not make sense which leads me to believe that in 2006 when all this first started, besides the

periods I can definitely cannot recall events, I was at that time, always in the presence of Andy or Lynda or Claire, which leads me to believe that they had indeed been drugging me on more than one occasion as I recall events when I was four years old. My only physical handicap is the fact that my hearing worsened after my slip and fall and that it was already affected by the thirty plus years of working on a municipal grader at a time when hearing muffs were not mandatory. I am currently making do with hearing aids that do not work properly, have been repaired a multitude of times and now I await a new set of hearing aids in March 2011 which after five years, WCB will cover the cost. At this time, there are ongoing negotiations with a publishing company who is very interested in my story. If what I have been forced to go through can bring awareness to the flaws in the system as I have not been able to get any senior advocate agency to step in and assist me and in light of the fact that usually those seniors who are in need of protection can ill afford the exhorbitant fees of a lawyer. Also due the fact that baby boomers are entering their retirement years, many more similar cases will occur similar to my situation. The system needs to address cases of abuse similar to what I have had to go through for the past five years. For those reasons, I stand before the court today, to ask for justice, to ask for immediate and urgent protection orders in my time of need. If charges of senior abuse result from this, then I welcome this as senior abuse agencies have been unable to assist me.

SWORN Before me at the City of)

MANTAINF in the Province of)

ARRIV, the S day of)

2011.

Lionel Bauchard
Lionel André Bouchard

Q.B. Court File No.:/N° de dossier - Cour du Banc de la Reine :

(complete after transmission to QB)/(numéro attribué par le greffe)

Justice of the Peace:/Juge de paix : JJP B. Harvey

Date: October 31, 2009

Expiry Date:/Date d'expiration : October 31, 2012

BETWEEN:/ENTRE:

Lionel Andre Bouchard - and/et -Claire Deanna Demery

Applicant/Requérant(e

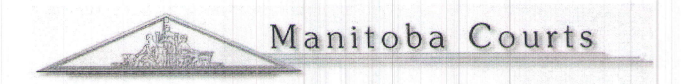
Respondent/Intimé(e)

PROTECTION ORDER/ORDONNANCE DE PROTECTION

Lionel Andre Bouchard		
for a Protection Order for/ en vue d'obtenir une ordonnance de pro	otection pour	
1일 :	e Bouchard	
and the following minor children:/et les enfants mineurs suivants:		
NAME/NOM D.O.B./NÉ(E) LE	NAME/NOM	D.O.B./NÉ(E) LE
NAME/NOM D.O.B./NÉ(E) LE	NAME/NOM	D.O.B./NÉ(E) LE
NAME/NOM D.O.B./NÉ(E) LE	NAME/NOM	D.O.B./NÉ(E) LE
made without notice, was heard this day at/a été entendue aujou Manitoba./au Manitoba. ON READING the documents filed and ON HEARING the evidence given, THIS ORDER IS MADE under The Domestic Violence and Stalking Act for the protection of:	APRÈS AVOIR LU les doc	uments déposés et APRÈS AVOIR s, LE TRIBUNAL REND, en vertu niliale et le harcèlement criminel,
Lionel Andre Bouchard		
THE RESPONDENT,/LE TRIBUNAL ORDONNE À L'INTIMÉ(E for a period of/pour une période de <u>3 years</u> respecter les conditions suivantes :	, <u>claire bearing benefy</u> , shall comply with	the following conditions/de
Domestic Violence:/Violence familiale :	lo/Non	☐ Yes/Oui
Domestic Violence:/Violence familiale : Yes/Oui Nexed/Sent to:/ Police Agency/Det. Télécopiée/envoyée au Service ou Détachement de police de : NOTIFICATION SENT TO: /NOTIFICATION ENVOYÉE À :		VARIATION/MODIFICATION Yes See/Voir la Formule MG5268
Domestic Violence://iolence familiale: Yes/Oui	NCH AT:LA PRÉSENTE ORDO peq csimile:/Télécopiée :	VARIATION/MODIFICATION Yes See/Voir la Formule MG5268 NNANCE SERA DÉPOSÉE À LA 145-7130 Peace Officer/Agent de la tress)

TWEEN:			
1888 3 4 198 41 6 7 19 8	LIONEZ BOL	CHARD	, Applican
	-and-		
TO BUILD	CLAIRE	Domosey	Danaadaa
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A	PPLICATION FOR A PR	OTECTION ORDER	
I am requesting a Protection O	rder under The Domestic Violenc	e and Stalking Act, against the	Respondent. I am an adult
person and I am seeking this C	Order for		
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And/Or, if applicable,	minor nathations at bonsings.	o viu i he (abte) de nova	u addition sau americano.
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MG-7826 (Rev. 10/05)



File Details

(FD09-01-92675 BOUCHARD, LIONEL A. vs DEMERY, CLAIRE D.)

Documents Filed (FD09-01-92675)

Doc #	Reg Date	Court Location	Document	Notes
1	02- Nov- 2009	Winnipeg- QB	APPLICATION - PROTECTION ORDER	LIONEL ANDRE BOUCHARD
2	02- Nov- 2009	Winnipeg- QB	DISPOSITION SHEET	JP B. HARVEY, 31OCT2009, ORDER GRANTED
3	02- Nov- 2009	Winnipeg- QB	PROTECTION ORDER	CLAIRE DEMERY IS NOT TO COMMUNICATE WITH/CONTACT THE COMPLAINANT, SHALL NOT ATTEND W/I 1 CITY BLOCK OF WHERE HE RESIDES OR REGULARLY ATTENDS. (EXPIRES 310CT2012)
4	02- Nov- 2009	Winnipeg- QB	CPIC ENTRY AND/OR SERVICE - PROV.CRT	PROTECTION ORDER AND PERSONAL INFORMATION SENT, FAXED, HEADINGLY RCMP DETACHMENT, 310CT2009
5	03- Nov- 2009	Winnipeg- QB	PERSONAL INFORMATION - PROV.CRT	
6	09- Nov- 2009	Winnipeg- QB	CERTIFICATE OF SERVICE - PROTECTION ORDER	CLAIRE DEMERY, 02NOV2009 RCMP TEULON
7	20- Nov- 2009	Winnipeg- QB	NOTICE OF APPLICATION - SET ASIDE/VARY/REVOKE (PO)	BY RESP.
8	20- Nov- 2009	Winnipeg- QB	TRANSCRIPT	PROTECTION ORDER - 31OCT2009 - HARVEY, JJP
9	23- Nov- 2009	Winnipeg- QB	CORRESPONDENCE - FROM	LIONEL BOUCHARD, 18NOV2009
10	09- Dec- 2009	Winnipeg- QB	AFFIDAVIT	CLAIRE DEANNA DEMERY SW 08DEC2009
11	12- Jan-	Winnipeg- QB	NOTICE OF MOTION (MASTER)	RESP, SUB SERV, DISP W/SERV, PROCEED ON SHORT NOTICE, OR W/C

	2010			NOTICE, S/L
12	18- Jan- 2010	Winnipeg- QB	DISPOSITION SHEET	MASTER RING 18JAN2010 ADJTO 20JAN2010
13	21- Jan- 2010	Winnipeg- QB	AFFIDAVIT	SERGE B. COUTURE 19JAN2010
14	22- Jan- 2010	Winnipeg- QB	CORRESPONDENCE - FROM	DR. P. WILLIAMS 21JAN2010
15	25- Jan- 2010	Winnipeg- QB	DISPOSITION SHEET	MASTER SHARP 20JAN2010 SUB SERVICE ORDER GRANTED
16	29- Jan- 2010	Winnipeg- QB	NOTICE OF REJECTION	OF ORDER
17	04- Feb- 2010	Winnipeg- QB	ORDER	MASTER SHARP 04FEB2010 SUB SERVICE ON APPL OF APPLICATION AND SUPPORTING MATERIALS ON M. FILLION P. KEOUGH AND BY NOTICE IN WEEKEND ED OF NEWSPAPER IN BOTH PR OF MB & BC EFF 30 DAYS FRM DATE OF LAST COMPLIANCE WITH ORDER
18	09- Mar- 2010	Winnipeg- QB	CORRESPONDENCE - FROM	LIONEL BOUCHARD (REC'D BY FAX 08MAR2010)
19	09- Mar- 2010	Winnipeg- QB	DISPOSITION SHEET	ALLEN,J - 09MAR2010 - ADJ TO CASE CONFERENCE 17MAR2010 - 2PM
20	28- May- 2010	Winnipeg- QB	CASE CONFERENCE MEMORANDUM(CASE MGMT) (FD)	JOHNSTON J 17MAR2010 TD 03JUN2010 AT 10AM 1DAY
21	03- Jun- 2010	Winnipeg- QB	DISPOSITION SHEET	MACPHAIL J, 03JUN2010: PET.'S REQUEST TO ADJ. TRIAL GRANTED WITH CONDITIONS; NEW TRIAL DATES 16 & 17 SEP2010
22	12- Jul- 2010	Winnipeg- QB	CORRESPONDENCE - FROM	ROBIN W. CITTLE M.D. 03JUN2010
23	17- Sep- 2010	Winnipeg- QB	EXHIBIT LIST	ALL EXHIBITS ON FILE (DOC. #'S 1, 3, 8 & 10) P.O. APPL. EXHIBTS IN B-12
24	17- Sep- 2010	Winnipeg- QB	DISPOSITION SHEET	MACPHAIL J, 17SEP2010: PROTECTION ORDER GRANTED 31OCT2009, SET ASIDE; COSTS & DISBURSEMENTS AWARDED TO RESPONDENT DEMERY
25	17- Sep- 2010	Winnipeg- QB	CPIC ENTRY AND/OR SERVICE - QB	P/O SETA SIDE,FAXED TO HEADINGLEY, 17SEP2010
26	01- Nov- 2010	Winnipeg- QB	APPLICATION - PROTECTION ORDER - DISMISSED	FILED BY LIONEL BOUCHARD

	Nov- 2010	QB		APPLICATION DISMISSED
28	11	Winnipeg- QB	ORDER	MACPHAIL J, 03JUN2010. RESP.PRODUCE LETTER. COSTS

Parties (FD09-01-92675)

Party ID	Party Name	Lawyer
PE001	BOUCHARD, LIONEL ANDRE	
RE001	DEMERY, CLAIRE DEANNA	

Full Title of Proceedings (FD09-01-92675)

BETWEEN: LIONEL ANDRE BOUCHARD, PETITIONER, -AND- CLAIRE DEANNA DEMERY, RESPONDENT.

Court Hearings (FD09-01-92675)

Court Date	Court Time	Status	Hearing Type	Notes
09- Mar- 2010	9:00	PENDING	FAMILY UNCONTESTED MOTIONS (TUES-9:00)	BY RESP.
26- Jan- 2010	9:00	11	FAMILY UNCONTESTED MOTIONS (TUES-9:00)	BY RESP. Adj from 26-Jan-2010 to 09-Mar-2010
20- Jan- 2010	09:30	PENDING	MASTER'S UNCONT LIST (MON - FRI @ 9:30)	RESP, SUB SERV, DISP W/SERV, PROCEED ON SHORT NOTICE, OR W/O NOTICE, S/L
18- Jan- 2010	09:30	ADJOURNED	MASTER'S UNCONT LIST (MON - FRI @ 9:30)	RESP, SUB SERV, DISP W/SERV, PROCEED ON SHORT NOTICE, OR W/O NOTICE, S/L. Adj from 18-Jan- 2010 to 20-Jan-2010
05- Jan- 2010	9:00	ADJOURNED	FAMILY UNCONTESTED MOTIONS (TUES-9:00)	BY RESP. Adj from 05-Jan-2010 to 26-Jan-2010
08- Dec- 2009	9:00	ADJOURNED	FAMILY UNCONTESTED MOTIONS (TUES-9:00)	BY RESP. Adj from 08-Dec-2009 to 05-Jan-2010

Related Files (FD09-01-92675)

Related Files not found

THE PROVINCIAL COURT OF MANITOBA Winnipeg Centre

IN THE MATTER OF:

An application under The Domestic Violence and Stalking Act

BETWEEN:

LIONEL ANDRE BOUCHARD,

Applicant,

- and -

CLAIRE DEANNA DEMERY,

Respondent.

AFFIDAVIT OF CLAIRE DEANNA DEMERY

I, Claire Deanna Demery, of the City of Winnipeg, in the Province of Manitoba,

MAKE OATH AND SAY:

- 1. That I am the one of the Respondents herein and as such I have personal knowledge of the facts and matters hereinafter deposed to by me, except where same were stated to be based upon information and belief and where so stated I do verily believe same to be true.
- 2. That I have read the Application for the Protection Order brought by my father, Lionel Andre Bouchard, as well as a transcript of the proceeding and I make this Affidavit in response thereto.

- 3. That the allegations, specifically that I assisted in some fashion in regards to the Life Estate litigation between my brother, Andre Lionel Bouchard, and my father, are untrue. No monies were offered by myself to Mike Slegers in connection with that matter.
- 4. That in respect to allegations concerning the use of the Power of Attorney provided to me by my father at the Caisse Populare in Elie, Manitoba, same was used in order to prevent financial abuse of my father by my sister, Marlene Legare. I had, after my father had disappeared for two weeks in March, 2008, used my Power of Attorney at the time to cancel my father's Line of Credit at the Casse Populare in Elie, Manitoba. I did this to prevent him from being put into debt by my sister, Marlene, whom I knew to be involved in my father's sudden disappearance. Before cancelling the Line of Credit I had spoken with the bank who recommended that course of action to me given the rather sudden nature of my father's disappearance.
- 5. That in response to his allegation that I, at no point in time did I physically pushed him and same is completely and totally untrue. I have never screamed at my father over the telephone when he has contacted me in 2006, 2007. The telephone conversations since February, 2008, consisted of someone speaking in the background telling my father what to ask, and what to say in response to my questions to him. I have advised my father that I did not want to speak to him so long as Marlene was listening in, and writing down the contents of our conversations. Having advised my father that I would speak to him in person when he returned to Manitoba and that I did not want him to be recorded, I have limited my communications with my father. The last conversation I had directly with my father was in Easter of 2009 and I have refused to answer any of his calls since that time.
- 6. That I am also aware from my discussions with Mike Slegers that my father has continued to

phone Mr. Slegers on many occasions since October 30, 2009. Mr. Slegers has advised me very recently that he received a call from my father asking for \$25,000.00. When Mr. Sleger's asked him a few questions my father's response was to tell him to F#\$@% off and terminated the call.

- 7. That in respect of the assertion that I played any significant role in him moving from his home to St. Eustache Manor, this is untrue. The only role which I played in that matter was as a family member in discussions with my sister, Linda and brother Andre, as to what was in my father's best interest at that juncture. The land at the time belonged to my brother, whose ultimate decision it was. I believed from discussions with my father he had no problem with the move. I know my father lived in St. Eustache for the better part of one year in 2006 and certainly did not have any great concerns over those arrangements. It was during that time that Marlene attended at the St. Eustache Manor and was charged by the RCMP with mischief and trying to break in father's door.
- 8. That in July, 2008, when my father reappeared in Manitoba, he spent time with myself and my family in Teulon, Manitoba, where he appeared very relaxed. He had advised me that he would love to live in Teulon, Manitoba, with myself and expressed concerns about Marlene's control over him.
- 9. That I have done nothing whatsoever to entitle the Applicant to an Order for Protection. I have grave concerns about my father's mental capacity and the control being exercised over him by Marlene Legare, and same would be the only reason as to why I would require any contact with my father.

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n who assisted the Applicant to complete the application:	
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ke oath and say or so	lemnly affirm as follows:			
I am the Applicant.	The Respondent and I have or	had:		
	in a spousal, conjugal or intima			
a family relatio	nship in which we lived togethe	r;		
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	onship whether or not we ever li			
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What is domestic v	iolence?	CLATRE	DEMERY GOIN	6 THRU
	ccurs when the Respondent	MESS	Y DIVORCE X-	I Borieve
 threatens such 	es you or damages property; abuse or threatens to damage	your property;	sy DIVORCES +- is financial	y dependano
 psychologically forcibly confines 	or emotionally abuses you; s you; or	3/02	easth o	anin,
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What is stalking?			Boucha	RD
Stalking can take pla	ace in a variety of ways, but the	y produce the same resul	t: repeated behaviour that cau	uses the victim to fear
for his or her person	nal safety. Here are some of the anted attention on another pers	e most common forms:	WHICH ACCOL	INTS FOR
 following or sha 	adowing another person; n at home or at work after being		HOR ABUSINE	5 FONANCIAL
	eet or in a parked vehicle outsi		BEHAVIOR	ON ME.
(D)	5-11			
(Please answer the f	ollowing questions):			
Describe the most re	ecent time you or your child(ren		stic violence and/or stalking fr	om the Respondent:
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lf y	s, what happened? & to allow marken is visit any them
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,	STRESSED OUT COnstantly & complained to my doction
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De	cribe any past incidents of domestic violence or stalking by the Respondent and when these incidents occurred:
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	over the telephone. Thave taped conversations as price
	She worked with Andy last summer to almost loose me
	rights to my life estate along with Andy Lynda + Mi,
	She used reliaked P. of. A. to access mycellukar Bills
	Chose down my Ime of credit, enquiry of Rank of Minds
	I gdm Hed in dayer to PORTAGE that she never received
	Original but used a phytocopy of P. of A that Andy Bouchun
	Significant description of the state of the
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Have you ever applied for	if yes, when		
If yes, was the Prevention	Order Granted,	or; Denied	
yes no	between the Applicant and F	y or support involving the Applicant, Respondent? the case is on-going or completed. (Atta	
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		MADE TO INCLUDE THE APPLIC	ANT'S MINOR CHILD(REN):
The minor child(ren) ar	nd their date of birth is:		
NAME	D.O.B.	, NAME	D.O.B.
NAME	D.O.B.	NAME	D.O.B.
NAME	D.O.B.	NAME	D.O.B.
1,		am making this application to inc	lude the minor child(ren) and my
relationship to the minor			
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BETWEEN:

LIONER ANDRE BUCHARA

Applicant

-and-

CLATRE DEANNY DEMERY

Respondent.

APPLICATION FOR A PROTECTION ORDER

1.	I am requesting a Protection Orde	r under The Domestic Violen	ce and Stalking Act, against the	Respondent. I am an adult
	person and I am seeking this Orde	er for		
	☐ ✓ Myself;			
	And/Or, if applicable,			
	☐ The following minor child	(ren):		
	NAME	D.O.B	NAME	D.O.B.
	NAME	D.O.B.	NAME	D.O.B.
	NAME	D.O.B.	NAME	D.O.B.
2.	person's substitute deci I have authority to make (Complete if applicable) I have a lar My lawyer's name is	sion maker appointed under e this application. wyer for the purpose of this a	The Vulnerable Persons Living v	The Mental Health Act or the with a Mental Disability Act, and wyer, peace officer, or designated
		(add	ress)	
4.	☐ I received help to complete t	his application. Name of Per	son who assisted the Applicant t	o complete the application:
	Contact Information:			
gnatu	ure of Applicant/Person requesting r	foir Charn		
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	26 (Rev. 10/05)			
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