

December 14, 2016

Catherine Christopher, QC, Case Management Counsel
Court of Queen's Bench of Alberta
601 5t Street SW, Calgary, AB, T2P 5P7

BY FAX: 403-355-2405

CC: Geoffrey Boddy via fax 403-571-1528
Susan Mulholland via mail

RE: Biomea Inc. v. Renonnet et al. (Action Number – 1401 05840)
Your letter dated December 12, 2016

Dear Madam:

In your letter, you ask Mr. Boddy if he is "satisfied with the form of the Case Management Order dated October 26, 2016 that I [you] prepared". You further state that I [Mr. Uttl] "is not satisfied with the forms of Orders in various actions." And you ask Mr. Boddy "to confirm if he is satisfied with the form of Case Management Order that I [you] prepared in this action."

I did not receive any form of the Case Management Order dated October 26, 2016 that you prepared. The only Order I am aware of is the Order of Justice Horner, pronounced on October 26, 2016, and filed October 31, 2016.

If there was any other form of order and any related ex parte communication between yourself and Mr. Boddy, please forward it to me immediately by email and include me on any future correspondence.

Importantly, given that I did not receive any form of the order you prepared, I was unable to be satisfied or dissatisfied with it.

Regarding the transcripts, I requested transcripts for a number of reasons including: (a) following Rule 9.2(1), the successful party is responsible for preparing the draft Order, and I believe I have been the most successful on two of the summary judgment applications; (b) in Canada we have open court principle; (c) I am a party in actions 1301-11131, 1401-05840, 1401-05866; (d) I may need transcripts for any possible appeal; (e) the applications were heard in open court; and (f) no ban was requested, argued, or imposed. Accordingly, the transcripts and access to the Court records cannot be denied. Yet, according to the Transcript Management Services, the transcripts are not accessible without an order of the Court.

At this point, my requests for access to the transcripts in various actions has been outstanding for nearly two months and despite your promises and my reminders, the matter has not been dealt with and I have not been able to obtain the transcripts.

Will you please attend to the matter immediately as you promised more than a month ago? If you are unable to do so for whatever reason, would you please bring this letter and all the previous correspondence to Honourable Justice Horner's immediate attention? As you are aware, it would be futile for me to write Honourable Justice Horner directly as she said clearly that she would "shred" all correspondence send to her directly.

For greater certainty, I ordered transcripts from all 3 hearings on October 26, 2016, and the hearing on November 24, 2016.

Thank you,

Jan Uttl
januttl@gmail.com