

CATHERINE CHRISTOPHER, QC
CASE MANAGEMENT COUNSEL



CALGARY COURTS CENTRE
SUITE 2401-N
601 - 5 STREET SW
CALGARY, ALBERTA T2P 5P7

FAX: 403-355-2405

COURT OF QUEEN'S BENCH OF ALBERTA

December 19, 2016

SENT BY ELECTRONIC MAIL

Jan Uttl
1340 21 Avenue NW
Calgary, Alberta T2M 1L4
januttl@gmail.com

Dear Sir:

Re: Biomea Inc. v. Rensonnet et al (Action Number - 1401 05840)

Thank you for your letters requesting the release of transcripts, including your letters dated December 5, 2016 and December 12, 2016. The Honourable Justice K. M. Horner has considered your letters. Her directions follow.

By way of organization, I will address each action in order of your reference line in your letters requesting the release of the transcripts.

Rensonnet v. Mulholland (Jan Uttl as Third Party) (Action Number 1301 111431) – October 26, 2016 Application

Ms. Mulholland has made a request for the release of the transcript in that action for the application before the Honourable Justice K. M. Horner on October 26, 2016. You are a party to that appeal. As the transcript is required for appeal purposes, the Honourable Justice K. M. Horner has directed that it be prepared and made available. I do not know what the time frame for that will be.

I do not appear to have received a Notice of Change of Representation in this action

Biomea Inc. v. Rensonnet et al (Action Number 1401 05840) - October 26, 2016 Application

Absent an appeal, I understand from your letter that your complaint rests on the accuracy of the Order I prepared and served and you wish have the transcript to address your concerns about the terms of the October 26, 2016 Order. As case management counsel, it is my role to listen to the recording of the application and ensure that the Order has been accurately prepared. I will attend to this, and once I have addressed it with the Honourable Justice K. M. Horner, I will confirm her further direction in writing with all the parties in this action.

If, however, you have knowledge that the Order arising out of the October 26, 2016 application in this action has been appealed, kindly advise me.

Biomea Inc. v. Rensonnet et al (Action Number 1401 05840) – November 24, 2016 Application

Absent an appeal, I understand from your letter that your complaint rests on the accuracy of an Order. However, the Order from the November 24, 2016 application has not yet even been filed and so there is nothing to give rise to a complaint. Thus, there is no reason for you to require the transcript from the November 24, 2016 application in this action.

If, however, you have knowledge that the Order arising out of the November 24, 2016 application in this action has been appealed, kindly advise me.

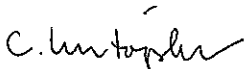
Jan Uttl v. Corry Clifton, Kara Clifton and Anne Rensonnet (Action Number 1401 05866) – October 26, 2016 Application

Absent an appeal, I understand from your letter that your complaint rests on the accuracy of the Order prepared and served by Mr. Boddy and thus you wish to have the transcript to address your concerns about the terms of the October 26, 2016 Order. As case management counsel, it is my role to listen to the recording of the application and ensure that the Order has been accurately prepared. I will attend to this, and once I have addressed it with the Honourable Justice K. M. Horner, I will confirm in writing her further direction in writing with all the parties in this action.

If, however, you have knowledge that the Order arising out of the October 26, 2016 application in this action has been appealed, kindly advise me.

These actions remain under the case management of the Honourable Justice K. M. Horner and the parties are unable to appear in regular Chambers before any other Justice of this Court.

Yours truly,



Catherine Christopher, QC
Case Management Counsel

cc: The Honourable Justice K. M. Horner

Geoffrey Boddy via email: janutt1@gmail.com
Anne Rensonnet via email: anne.rensonnet@gmail.com
Daniel Gilborn via email: dgilborn@caronpartners.com