



May 28, 2025

STILLMAN LLP
Barristers and Solicitors
100, 17420 Stony Plain Road NW Edmonton, Alberta, Canada

Stillman File: 47590003

Re: MHCare Medical Corporation and Hassin Sam Mraiche
E-Mail: gbentz@stillmanllp.com
Assistant: Patricia Woods Email: pwoods@stillmanllp.com
Emailed: jbakker@stillmanllp.com

From: Ben Beveridge | Proconsul

Subject: Silence?

Jessie,

Since your letter dated May 23, 2025, demanding the suppression of Charter-protected political speech and the disclosure of private financial and third-party communications, you have offered no clarification, no correction, and no withdrawal.

The only action taken by your firm, Stillman LLP, has been the pre-emptive activation of an insurance claim—naming Gregory Bentz as a “claimant”—to secure indemnity before any formal proceedings, admission of fault, or request for defence. That is your firm’s sole institutional reply.

I continue to await your client’s response to the settlement offer.

My patience is infinite. But I do not wait well.

You stated clearly that legal consequences would follow my refusal to comply. So I ask you now—plainly and publicly—as I ask all those professionals and academics observing:

Is there an appropriate interval after a letter of coercion for a lawyer to follow up?

The hour approaches.

Ben Beveridge | Proconsul
<https://proconsul.ghost.io/>