



No. S155390
Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

Between:

RON KORKUT

PLAINTIFF

And:

JANICE R. DILLON

DEFENDANTS

ORDER

BEFORE THE HONOURABLE CHIEF JUSTICE HINKSON) 13 July 2015

THIS COURT, on its own motion and without a hearing, at Vancouver, British Columbia, on Monday, July 13, 2015 **ORDERS AND DECLARES THAT:**

1. The Notice of Civil Claim filed by Ron Korkut in Vancouver on July 2, 2015 in Supreme Court file No. S155390 Vancouver Registry is a nullity and is set aside as being filed in contravention of the Order of Madam Justice Dillon made March 19, 2015 in Supreme Court file No.S150231 Vancouver Registry.
2. **No person is obliged to respond to the Notice of Civil Claim described in paragraph 1,** nor to any other process or document filed in contravention of the Order of Madam Justice Dillon made March 19, 2015 that a court registry may have inadvertently filed or received.

NO NAME

[Handwritten signature]
By the Court

[Handwritten signature] 74
Registrar

NO AUTHORITY IS CITED other than unsigned order of Madam Justice Dillon. See next page.



No. S150231
VANCOUVER REGISTRY

IN THE SUPREME COURT OF BRITISH COLUMBIA

BETWEEN:

RON KORKUT

PLAINTIFF

AND:

JOHN D. WADDELL, AUSTIN F. CULLEN, K. JILL LEACOCK

DEFENDANTS

ORDER MADE AFTER APPLICATION

BEFORE THE HONOURABLE MADAM)
JUSTICE DILLON) THURSDAY, THE 19th DAY
) OF MARCH, 2015

ON THE APPLICATIONS of the Defendants, Austin F. Cullen and K. Jill Leacock, and John D. Waddell coming on for hearing at Vancouver, British Columbia, on the 19th day of March, 2015, and on hearing Anthony Leoni, counsel for the Defendant, John D. Waddell, Richard Margetts, Q.C., counsel for the Defendants Austin F. Cullen and K. Jill Leacock and no one appearing for the Plaintiff, though duly served;

THIS COURT ORDERS that:

1. The action against the Defendants John D. Waddell, Austin F. Cullen and K. Jill Leacock is struck out and dismissed under Rule 9-5.
2. Pursuant to s. 18 of the Supreme Court Act, the Plaintiff, Ron Korkut, is declared a vexatious litigant.
3. Pursuant to s. 18 of the Supreme Court Act, the Plaintiff, Ron Korkut, is enjoined from instituting any legal proceeding, on his own behalf or on behalf of others, in the Provincial Court of British Columbia or the Supreme Court of British Columbia, without obtaining leave of the relevant court.

4. Pursuant to s. 18 of the Supreme Court Act, the Plaintiff, Ron Korkut, is enjoined from filing or attempting to file, by any means whatsoever, any document in any registry of the Provincial Court of British Columbia or the Supreme Court of British Columbia, without obtaining leave of the relevant court.
5. The only exceptions to this injunction will be for applications for leave to commence new proceedings or applications for leave to file documents in existing actions. The Plaintiff or anyone acting on his behalf will be permitted to file applications for such leave, so long as they are three pages or less in length, and accompanied by only one affidavit, not to exceed five pages in length.
6. The Registrar of the Supreme Court of British Columbia at Vancouver is directed to distribute this order to all registries of the Provincial Court of British Columbia and the Supreme Court of British Columbia.
7. Any document or process filed in contravention of this Order is a nullity, including any document or process that a registry has inadvertently filed or received.
8. No person will be obliged to respond to any process that is filed in contravention of this Order, including any document or process that a registry has inadvertently filed or received.
9. The staff of the registries of the Provincial Court of British Columbia and the Supreme Court of British Columbia are authorized to discard any document that is attempted to be filed in contravention of this Order.
10. The signature of the Plaintiff on this form of Order is dispensed with.

Cont'd

- 11. Special Costs to the Defendants John D. Waddell, Austin F. Cullen and K. Jill Leacock to be assessed.

THE FOLLOWING PARTY APPROVES THE FORM OF THIS ORDER AND CONSENTS TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT.

.....
Signature of

[] party [X] counsel for the Defendant, John D. Waddell
Anthony Leoni

.....
Signature of

[] party [X] counsel for the Defendants, Austin F. Cullen and K. Jill Leacock
Richard Margetts, Q.C.

NO NAME

By the Court

.....
Registrar

Justice Dillon J.
atc

Justice Dillon refused to sign her order in compliance with the procedural norms as shown in the next page. Note that; there is NO AUTHORITY cited in the order to JUSTIFY declaring a VICTIM OF CRIME WHO STRUGGLES TO BRING HIS OFFENDER TO JUSTICE "vexatious litigant". Court Order is not a business contract, therefore the signatures of the defendants lawyers and the VICTIMS are NOT NECESSARY. COURT ORDER is the ORDER OF THE LAW, not a business agreement. Where is the DIGNITY OF THE COURTS?

Ron Korkut
5249 Laurel Street
Burnaby BC V5G 1N1
778 378 9009, ron@ethicsfirst.ca

June 9, 2015

PUBLIC DOCUMENT – Final Request

The Honourable Madam Justice
Janice R. Dillon
800 Smithe Street
Vancouver BC V6Z 2E1

Dear Madam Justice Dillon,

Re: Your dismissal order regarding S150231, dated March 19, 2015.

I have not received your response to my previous requests April 24, 2015 and May 16, 2015. I would like to remind you that you have a **duty to confirm the validity** of the order Mr. Anthony Leoni sent me that is not properly signed. Therefore, your failure to confirm the validity of the order is tantamount to **breach of duty**; that has serious legal consequences.

If you refuse to confirm the validity of the order, I am obliged to file a legal action against you. If the Court Registry refuses to file my claim, that will be the conclusive of the following facts:

1. You have made the order, signed it and it is enforceable,
2. You have declared me **vexatious litigant** and infringed my fundamental **right** and **duty** to bring my offender, ICBC, to justice, knowing that;
 - a. As a victim of potentially fatal hit and run crime, I have been struggling to bring my offender to justice for over six years.
 - b. In the Supreme Court, Mr. Justice Smith and Cullen failed to admit my substantiated facts regarding my offender that assumes the liability of 49,000 hit and run crimes that kill 8, injure and cripple 2,200 people in the Province of British Columbia every year.
 - c. The lawyers, Michael Armstrong and John Waddell attempted to exact court costs from me, using unauthorized court orders.
3. Your failure to confirm the validity of your order is the superfluous and incontrovertible **evidence of the legal chicanery** that is being perpetrated in the Supreme of British Columbia; because, an Honourable person never hesitates to confirm the validity of his/her own decision made in good faith.

If you obstruct my access to justice with your order, I will be legally obliged to **publicize this legal chicanery** being perpetrated in the Supreme Court of British Columbia, in order to protect Public from harm, until I deplete all my resources.

As a victim of potentially fatal hit and run crime, it is impossible for me to stay silent to ICBC's tricky business of **providing financial benefits to hit and run criminals** under the name of "*accident insurance benefits*".

Please, follow the rule of LAW and sign the attached document, "Declaration of Vexatious Litigant", to confirm that the attached order was issued under your authority.

Sincerely,

Ron Korkut
Ethics First

Attached: Order Made After Application,
Declaration of Vexatious Litigant

PUBLIC DOCUMENT

DECLARATION OF “VEXATIOUS LITIGANT”

Considering the facts Ron Korkut stated in his “amended notice of civil claim” dated February 2, 2015 and Anthony Leoni’s court application dated January 30, 2015, on March 19, 2015;

I declared Ron Korkut “vexatious litigant” and enjoined him from instituting any legal proceeding based on the fact that, ICBC assumes the liability of 49,000 counts of **hit and run crimes** that kill 8, injure 2,200 people in the Province of British Columbia every year. I signed the attached “Order Made After Application”, entered on April 16, 2015.

Supreme Court of British Columbia

Janice R. Dillon, Justice

Date: June, 2015

Signature

I sent three letters to verify the VALIDITY of the order, Madam Justice Dillon did not respond and did not sign her own order. An HONORABLE PERSON NEVER HESITATES TO SIGN HER OWN ORDER.