

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

January 12, 2017

PUBLIC DOCUMENT

Wayne Hand

Dean, School of Construction and the Environment
3700 Willingdon St.
Burnaby BC V5G 3H2

Dear Mr. Hand,

Ref. One Day Suspension due to Insubordination

I am a **victim** of potentially fatal hit and run crime. The Chief Justice **Christopher E. Hinkson** dismissed my legal actions against my offenders; therefore, I am **not able to bring my offender-in-law to JUSTICE**. As you may understand, it is **impossible to prevent crime** where the victims of crime cannot take their offenders to the Court.

Under the circumstances, it is my DUTY to inform the Public about the corruption in the Supreme Court of British Columbia. Obviously, I have to notify my **colleagues** as well. In this regard, you send me an email, on October 14, 2016 stating that:

BCIT expects that **you will not deliver** your "Ref. Restriction of communication" and/or "The Report of Corruption in the Supreme Court of British Columbia", or similar-themed personal documents, **to you work colleagues** or other employees at BCIT while you are on BCIT-time working or while you are on BCIT premises. Further, BCIT expects that you will not use BCIT resources to distribute these personal documents.

Since this is a significant issue for the protection of the PUBLIC, **I asked you to sign your decision** in compliance with the procedural norms. **You failed to sign it**, because you were aware of the fact that my failure to inform my colleagues regarding the legal chicanery I witnessed in the Supreme Court of British Columbia is tantamount to my **consent to the malicious practice of law** and ignoring the possibility of my friends' **falling victim to the same wrong doers**.

If I fail to publicize the Report of Corruption in the Supreme Court of British Columbia, the following HARMS will be inflicted on the PUBLIC:

- 1. ICBC will continue to SELL insurance under the THREAT** of taking driver's licence. Selling any goods or services **under threat** is NOT LAWFUL; because, it violates the RIGHT to buy or refuse to buy a product.
- 2. ICBC will continue to provide insurance benefits to hit and run criminals and criminally negligent drivers** under cover of "*accident insurance*" and let them be free. Providing financial benefits to hit and run criminals is a perfect example of **aiding and abetting hit and run crime**. Therefore, hit and run crime so rampant.
- 3. ICBC ASSUMES the liability of 49,000 hit and run crimes**, in British Columbia every year. In those crimes, **8** peoples die and **2,200** others get injured and maimed. Criminally negligent drivers **kill 172** peoples every year. By selling compulsory insurance, ICBC forces the diligent drivers to pay all the damages made by the **hit and run criminals** and **criminally negligent drivers**, at least one billion dollars a year. This is a perfect example of a **racketeering business**; because, it is in contradiction with the Criminal Code of Canada, Section 252.

4. IN THE SUPREME COURT OF BRITISH COLUMBIA:

- a. The LAWYERS will continue to PERVERT ESTABLISHED FACTS and APPLICABLE LAW, to defeat the cause of JUSTICE.**
- b. The JUSTICES will continue to DISMISS the legal actions of the victims of crime and protect the criminal OFFENDERS. It is impossible to serve JUSTICE, under those conditions.**

On January 11, 2017, I received a letter from you. You stated that I was suspended on January 13, 2017 for not attending a meeting arranged by Kathie Cobban. In my emails, I clearly explained my reason for not attending the meeting. I am afraid I have no choice other than reiterating it for you:

It is IMPOSSIBLE to argue with a person who is reluctant to sign his or her decision made in GOOD FAITH, therefore, it is not appropriate for me to attend the meeting you requested. If the LAW requires to take disciplinary action (or termination of employment) against an employee who is trying to NOTIFY HIS CO-WORKERS REGARDING THE CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA, please do not hesitate to proceed. That is final.

Please, also note that on my part, there is **no reason** for keeping this issue private or confidential.

Sincerely,

Ron Korkut
Ethics First

CC: BCGEU