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PUBLIC DOCUMENT

Lisa Peters, Chair
1822 East Mall BC Law Institute
University of British Columbia
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Dear Mrs. Peters,

Re. THE REPORT OF CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA

I am a victim of a potentially fatal hit and run crime. Therefore, I have a DUTY to bring my offender to JUSTICE; otherwise **it is impossible to prevent hit and run crime**. I have struggled to discharge my DUTY for over seven years. Nevertheless, the Chief Justice of the Supreme Court of British Columbia, **Christopher E. Hinkson** declared me “*vexatious litigant*” and **obstructed** my access to Court Services.

It is commonsense that **the DUTY of a justice is to serve the cause of JUSTICE**; NOT to protect the criminals by aborting the legal actions of the victims of crime.

For a reasonable person, this issue is a **perfect example of CORRUPTION**; because **a justice who denies Natural Justice to a victims of crime and exonerates the criminals is more DANGEROUS OFFENDER than the criminals who actually commit the crimes**.

Corruption is an **organized crime against the PUBLIC** and it is vitally important to take necessary actions to stop it.

HIGHLIGHTS OF THE CRIME AGAINST THE PUBLIC:

1. ICBC *blatantly* **SELLS insurance service 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 **INSURES hit and run criminals and criminally negligent drivers**, under cover of “*accident insurance*”. Providing insurance service to hit and run criminals and criminally negligent drivers is NOT LAWFUL; because, it is **impossible to prevent crime**, if hit and run criminals are **insured** and **not prosecuted**. 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. Furthermore:
4. 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.

5. In the Supreme Court of British Columbia, the JUSTICES **DISMISS the legal actions** of the victims of crime and **protect the criminals**. This is NOT LAWFULL, because, it is **impossible to prevent CRIME**, where the victims cannot bring their offenders to JUSTICE.

6. Before the Court, the LAWYERS *blatantly* **PERVERT the facts** and **Substantive Law** applicable to the issues before the Court. This is NOT LAWFUL, because, **it is impossible to serve JUSTICE**, where the lawyers have no hesitation to pervert the FACTS and LAW.

7. The corruption in the Courts is the worst of all CORRUPTIONS; because, it is **impossible to prevent any form of corruption** in the public service where the LAW COURTS are CORRUPT.

I have reported this issue to the Premier, Attorney General and other responsible persons who are listed in the attached CD. So far, all my attempts were **not** successful.

As a member of the Public, I request that you raise this issue to the attention of **Christy Clark**, Premier and **Suzanne Anton**, Attorney General, and remind them that they have DUTY to pay attention to the corruption in the Supreme Court of British Columbia. If they fail to respond, you may consider reporting this issue to the media for the protection of the PUBLIC.

Sincerely,

Ron Korkut

Ethics First

Encl. The Report of Corruption: Declaration of Indemnity; CD (Legal documents)

He who flees judgment confesses his guilt.

A judge is to expound, not to make, the law.