October 29, 2016

PUBLIC DOCUMENT

Natalie Clancy, Eric Rankin, CBC News Investigation 700 Hamilton Street Vancouver, B.C. V6B 2R5

Vancouver, B.C. V6B 2R5 Dear Mrs. Clancy and Mr. Rankin, Re. Corruption in the Supreme Court of British Columbia Please let me know if you will publicize this issue or not. Sincerely, Ron Korkut **Ethics First**

Encl.; The Report of Corruption in the Supreme Court of British Columbia; Declaration of Indemnity; CD (Legal documents).

PUBLIC DOCUMENT - Email

CBC

700 Hamilton Street Vancouver, B.C. V6B 4A2

Dear Public Informer,

As a member of the Public, it is my DUTY to **inform** you regarding the **HARMS** INFLICTED on the Public by ICBC operations and the **corruption** in the Supreme Court of British Columbia.

Since you are a member of the Public, I believe, you have the DUTY to inform the PUBLIC against any POTENTIAL HARM, as well as I do. Therefore, you should not hesitate to protect the PUBLIC by exposing this vitally important PUBLIC ISSUE.

Otherwise, I have to do it on my own, using my limited resources. Thanks for your HELP.

Sincerely,

Ron Korkut Ethics First

Encl. Legalityoficbc.pptx

cbcvancouvercommunications@cbc.ca newsroomtours@cbc.ca tom.shipman@cbc.ca cathy.hunt@cbc.ca cbcnewsvancouver@cbc.ca investigate@cbc.ca ourvancouver@cbc.ca allpointswest@cbc.ca almanac@cbc.ca daybreaknorth@cbc.ca earlyed@cbc.ca hotair@cbc.ca onthecoast@cbc.ca victoria@cbc.ca nxnw@cbc.ca radiowest@cbc.ca

October 29, 2016

PUBLIC DOCUMENT

Natalie Clancy, Eric Rankin, CBC News Investigation 700 Hamilton Street Vancouver, B.C. V6B 2R5

Ron Korkut Ethics First

Dear Mrs. Clancy and Mr. Rankin,

Re. Corruption in the Supreme Court of British Columbia

Please let me know if you will publicize this issue or not.

Sincerely,

Encl.; The Report of Corruption in the Supreme Court of British Columbia; Declaration of Indemnity; CD (Legal documents).

PUBLIC DOCUMENT - Email

CBC

700 Hamilton Street Vancouver, B.C. V6B 4A2

Dear Public Informer,

As a member of the Public, it is my DUTY to **inform** you regarding the **HARMS** INFLICTED on the Public by ICBC operations and the **corruption** in the Supreme Court of British Columbia.

Since you are a member of the Public, I believe, you have the DUTY to inform the PUBLIC against any POTENTIAL HARM, as well as I do. Therefore, you should not hesitate to protect the PUBLIC by exposing this vitally important PUBLIC ISSUE.

Otherwise, I have to do it on my own, using my limited resources. Thanks for your HELP.

Sincerely,

Ron Korkut Ethics First

Encl. Legalityoficbc.pptx

cbcvancouvercommunications@cbc.ca newsroomtours@cbc.ca tom.shipman@cbc.ca cathy.hunt@cbc.ca cbcnewsvancouver@cbc.ca investigate@cbc.ca ourvancouver@cbc.ca allpointswest@cbc.ca almanac@cbc.ca daybreaknorth@cbc.ca earlyed@cbc.ca hotair@cbc.ca onthecoast@cbc.ca victoria@cbc.ca nxnw@cbc.ca radiowest@cbc.ca

Emailed, whistleblowerbc.pptx

cbcvancouvercommunications@cbc.ca

newsroomtours@cbc.ca
tom.shipman@cbc.ca
cathy.hunt@cbc.ca
cbcnewsvancouver@cbc.ca
investigate@cbc.ca
ourvancouver@cbc.ca
allpointswest@cbc.ca
almanac@cbc.ca
daybreaknorth@cbc.ca
earlyed@cbc.ca
hotair@cbc.ca
onthecoast@cbc.ca
victoria@cbc.ca
nxnw@cbc.ca

radiowest@cbc.ca

PUBLIC DOCUMENT - Email

Dear Member of the MEDIA,

Re. Duty to protect each other

I am a victim of a potentially FATAL hit and run **crime** *perpetrated* under the LIABILITY of ICBC, on May 31, 2009. My offender was caught, but he was not prosecuted; because, ICBC assumed the liability for the CRIME. *Nevertheless*, ICBC **refused** to pay my nonpecuniary damages. Therefore, it was my DUTY to bring ICBC to JUSTICE. Obviously, if victims fail to take legal action against the criminals, it is IMPOSSIBLE to prevent CRIME.

I tried every possible avenue to discharge my DUTY to bring ICBC to JUSTICE. *Nevertheless*, the Chief Justice, Christopher E. Hinkson declared me "*vexatious litigant*" and **obstructed** my access to JUSTICE.

Chief Justice Hinkson knows that ICBC is a FRADULANT business; *because*, ICBC insures and **protects** CRIMINALLY negligent drivers and hit and run CRIMINALS. According to ICBC quick statistics, about 90% of the crashes are caused by CRIMINALLY negligent drivers and hit and run CRIMINALS who **kill** 264 and **injure 51,000** people each year. ICBC sells *mandatory* insurance to FORCE diligent drivers to pay the damages of \$4 billion made by CRIMINALLY negligent drivers.

I had **no choice** other than **informing** my colleagues at BCIT to raise public awareness about the CORRUPTION in the Courts. Even though, I had ten years of pristine record of employment, **Wayne Hand** terminated my employment just because of my communication with my colleagues, on February 8, 2017. He **accused** me of "**disobedience**"; because, I *declined* to attend a meeting to negotiate my RIGHT and DUTY to inform my colleagues. His accusation was FALSE; because, he was **not my supervisor**; he did not know me to accuse me of "**disobedience**". Furthermore, *declining to attend a meeting that is NOT NECESSARY* does not amount to "**disobedience**". (See BCIT-BCGUE at www.ilaw.site)

BCGEU, union lawyer **Oliver Demuth** *refused to communicate* with Wayne Hand to **confirm** that there was **no issue** other than *my RIGHT and DUTY to inform my colleagues*, and **dismissed** my grievance. I reported the issue to Labour Relations Board. They were reluctant to help me; yet they asked me to pay \$100 for a five-minute call to Oliver Demuth to remind him, his DUTY to confirm the FACTS with Wayne Hand, *because it is impossible to resolve a labour conflict based on single sided facts*.

Employment Insurance **refused** to pay EI benefits, *therefore* I have no income for over a year. The lawyers are **refusing** to provide me with legal service. For more information, please review the presentations: ICBC CRIME, BCIT-BCGEU and LEGAL ETHICS at my websites.

Please, review ICBC CRIME, attached; if you have any concerns about the validity of the FACTS, let me know. Otherwise, PUBLICIZE IT for the protection of the PUBLIC; it is your DUTY. Thanks. Sincerely,

Ron Korkut Ethics First

Attd. ICBC CRIME

PUBLIC DOCUMENT - Email

Dear Hubert T. Lacroix,

Re. Duty to protect each other

I am a victim of a potentially FATAL hit and run **crime** *perpetrated* under the LIABILITY of ICBC, on May 31, 2009. My offender was caught, but he was not prosecuted; because, ICBC assumed the liability for the CRIME. *Nevertheless*, ICBC **refused** to pay my nonpecuniary damages. Therefore, it was my DUTY to bring ICBC to JUSTICE. Obviously, if victims fail to take legal action against the criminals, it is IMPOSSIBLE to prevent CRIME.

I tried every possible avenue to discharge my DUTY to bring ICBC to JUSTICE. *Nevertheless*, the Chief Justice, Christopher E. Hinkson declared me "*vexatious litigant*" and **obstructed** my access to JUSTICE.

Chief Justice Hinkson knows that ICBC is a FRADULANT business; *because*, ICBC insures and **protects** CRIMINALLY negligent drivers and hit and run CRIMINALS. According to ICBC quick statistics, about 90% of the crashes are caused by CRIMINALLY negligent drivers and hit and run CRIMINALS who **kill** 264 and **injure 51,000** people each year. ICBC sells *mandatory* insurance to FORCE diligent drivers to pay the damages of \$4 billion made by CRIMINALLY negligent drivers.

I had **no choice** other than **informing** my colleagues at BCIT to raise public awareness about the CORRUPTION in the Courts. Even though, I had ten years of pristine record of employment, **Wayne Hand** terminated my employment just because of my communication with my colleagues, on February 8, 2017. He **accused** me of "**disobedience**"; because, I *declined* to attend a meeting to negotiate my RIGHT and DUTY to inform my colleagues. His accusation was FALSE; because, he was **not my supervisor**; he did not know me to accuse me of "**disobedience**". Furthermore, *declining to attend a meeting that is NOT NECESSARY* does not amount to "**disobedience**". (See BCIT-BCGUE at www.ilaw.site)

BCGEU, union lawyer **Oliver Demuth** *refused to communicate* with Wayne Hand to **confirm** that there was **no issue** other than *my RIGHT and DUTY to inform my colleagues*, and **dismissed** my grievance. I reported the issue to Labour Relations Board. They were reluctant to help me; yet they asked me to pay \$100 for a five-minute call to Oliver Demuth to remind him, his DUTY to confirm the FACTS with Wayne Hand, *because it is impossible to resolve a labour conflict based on single sided facts*.

Employment Insurance **refused** to pay EI benefits, *therefore* I have no income for over a year. The lawyers are **refusing** to provide me with legal service. For more information, please review the presentations: ICBC CRIME, BCIT-BCGEU and LEGAL ETHICS at my websites.

Please, review ICBC CRIME, attached; if you have any concerns about the validity of the FACTS, let me know. Otherwise, PUBLICIZE IT for the protection of the PUBLIC; it is your DUTY. Thanks. Sincerely,

Ron Korkut Ethics First

Attd. ICBC CRIME

PUBLIC DOCUMENT

Catherine Tait, CBC President 205 Wellington St. West, Toronto, Ontario M5V 3G7

Dear Mrs. Tait,

Congratulations on your new job; the RESPONSIBLITY of informing and **protecting** the Public.

I am a victim of a potentially FATAL hit and run **crime** *perpetrated* under the LIABILITY of ICBC, on May 31, 2009. My offender was caught, but he was not prosecuted; because, ICBC assumed the liability for the CRIME. *Nevertheless*, ICBC **refused** to pay my nonpecuniary damages. Therefore, it was my DUTY to bring ICBC to JUSTICE. Obviously, if victims fail to take legal action against the criminals, it is IMPOSSIBLE to prevent CRIME.

I tried every possible avenue to discharge my DUTY to bring ICBC to JUSTICE. *Nevertheless*, the Chief Justice, Christopher E. Hinkson declared me "vexatious litigant" and obstructed my access to JUSTICE.

Chief Justice Hinkson knows that ICBC is a FRADULANT business; *because*, ICBC insures and **protects** CRIMINALLY negligent drivers and hit and run CRIMINALS. According to ICBC quick statistics, about 90% of the crashes are caused by CRIMINALLY negligent drivers and hit and run CRIMINALS who **kill 264** and **injure 51,000** people each year. ICBC sells *mandatory* insurance to FORCE diligent drivers to pay the damages of **\$4 billion** made by CRIMINALLY negligent drivers.

I had **no choice** other than **informing** my colleagues at BCIT to raise public awareness about the CORRUPTION in the Courts. Even though, I had ten years of pristine record of employment, **Wayne Hand** terminated my employment just because of my communication with my colleagues, on February 8, 2017. He **accused** me of "**disobedience**"; because, I *declined* to attend a meeting to negotiate my RIGHT and DUTY to inform my colleagues. His accusation was FALSE; because, he was **not my supervisor**; he did not know me to accuse me of "**disobedience**". Furthermore, *declining to attend a meeting that is NOT NECESSARY* does not amount to "**disobedience**". (See BCIT-BCGUE at www.ilaw.site)

BCGEU, union lawyer **Oliver Demuth** *refused to communicate* with Wayne Hand to **confirm** that there was **no issue** other than *my RIGHT and DUTY to inform my colleagues*, and **dismissed** my grievance *based on single sided facts*.

Employment Insurance **refused** to pay EI benefits; *therefore*, I have no income for over a year. The lawyers are **refusing** to provide me with legal service. For more information, *please* review the presentations: ICBC CRIME, BCIT-BCGEU and LEGAL ETHICS at my websites.

If you have any concerns about the validity of the FACTS, let me know. *Otherwise*, it is your DUTY to advise CBC reporters to inform the PUBLIC against ICBC CRIME and the corruption in the Supreme Court of British Columbia. BC-CBC staff are not responding to my letters and emails.

Sincerely,

PUBLIC DOCUMENT - Second Notice

Hubert T. Lacroix, CBC, President and CEO P.O. Box 3220, Station C Ottawa, ON K1Y 1E4

Dear Mr. Lacroix,

Ref. Duty to INFORM THE PUBLIC

I am a victim of a potentially FATAL hit and run **crime** *perpetrated* under the LIABILITY of ICBC, on May 31, 2009. My offender was caught, but he was not prosecuted; because, ICBC assumed the liability for the CRIME. *Nevertheless*, ICBC **refused** to pay my nonpecuniary damages. Therefore, it was my DUTY to bring ICBC to JUSTICE. Obviously, if victims fail to take legal action against the criminals, it is IMPOSSIBLE to prevent CRIME.

I tried every possible avenue to discharge my DUTY to bring ICBC to JUSTICE. *Nevertheless*, the Chief Justice, Christopher E. Hinkson declared me "*vexatious litigant*" and **obstructed** my access to JUSTICE.

Chief Justice Hinkson knows that ICBC is a FRADULANT business; *because*, ICBC insures and **protects** CRIMINALLY negligent drivers and hit and run CRIMINALS. According to ICBC quick statistics, about 90% of the crashes are caused by CRIMINALLY negligent drivers and hit and run CRIMINALS who **kill 264** and **injure 51,000** people each year. ICBC sells *mandatory* insurance to FORCE diligent drivers to pay the damages of \$4 billion made by CRIMINALLY negligent drivers.

I had **no choice** other than **informing** my colleagues at BCIT to raise public awareness about the CORRUPTION in the Courts. Even though, I had ten years of pristine record of employment, **Wayne Hand** terminated my employment just because I warned my colleagues against the perils of dismissing criminal cases and protecting CRIMINALS.

BCGEU, union lawyer **Oliver Demuth** *refused to communicate* with Wayne Hand to **confirm** the FACTS on my side. Labour Relations Board and the lawyers refused to resolve the conflict.

For more information, please review the presentations: ICBC CRIME, BCIT-BCGEU and LEGAL ETHICS at my websites above.

If you have any concerns about the validity of the FACTS, let me know. Otherwise, PUBLICIZE IT for the protection of the PUBLIC; it is your DUTY. A Justice who dismisses criminal cases to protect CRIMINALS is more dangerous OFFENDER than the actual CRIMINALS. Thanks.

Sincerely,

PUBLIC DOCUMENT

Catherine Tait, CBC, President and CEO P.O. Box 3220, Station C Ottawa, ON K1Y 1E4

Dear Mrs. Tait,

Ref. Duty to INFORM THE PUBLIC

I am a victim of a potentially FATAL hit and run **crime** *perpetrated* under the LIABILITY of ICBC, on May 31, 2009. My offender was caught, but he was not prosecuted; because, ICBC assumed the liability for the CRIME. *Nevertheless*, ICBC **refused** to pay my nonpecuniary damages. Therefore, it was my DUTY to bring ICBC to JUSTICE. Obviously, if victims fail to take legal action against the criminals, it is IMPOSSIBLE to prevent CRIME.

I tried every possible avenue to discharge my DUTY to bring ICBC to JUSTICE. *Nevertheless*, the Chief Justice, Christopher E. Hinkson declared me "*vexatious litigant*" and **obstructed** my access to JUSTICE.

Chief Justice Hinkson knows that ICBC is a FRADULANT business; *because*, ICBC insures and **protects** CRIMINALLY negligent drivers and hit and run CRIMINALS. According to ICBC quick statistics, about 90% of the crashes are caused by CRIMINALLY negligent drivers and hit and run CRIMINALS who **kill 264** and **injure 51,000** people each year. ICBC sells *mandatory* insurance to FORCE diligent drivers to pay the damages of **\$4 billion** made by CRIMINALLY negligent drivers.

I had **no choice** other than **informing** my colleagues at BCIT to raise public awareness about the CORRUPTION in the Courts. Even though, I had ten years of pristine record of employment, **Wayne Hand** terminated my employment just because I warned my colleagues against the perils of dismissing criminal cases and protecting CRIMINALS.

BCGEU, union lawyer **Oliver Demuth** *refused to communicate* with Wayne Hand to **confirm** the FACTS on my side. Labour Relations Board and the lawyers refused to resolve the conflict.

For more information, please review the presentations: ICBC CRIME, BCIT-BCGEU and LEGAL ETHICS at my websites above.

If you have any concerns about the validity of the FACTS, let me know. Otherwise, PUBLICIZE IT for the protection of the PUBLIC; it is your DUTY. A Justice who dismisses criminal cases to protect CRIMINALS is more dangerous OFFENDER than the actual CRIMINALS. Thanks.

Sincerely,

PUBLIC DOCUMENT - Second request

Catherine Tait, CBC, President and CEO P.O. Box 3220, Station C Ottawa, ON K1Y 1E4

Dear Mrs. Tait,

Ref. Duty to INFORM THE PUBLIC

I am a victim of a potentially FATAL hit and run **crime** *perpetrated* under the LIABILITY of ICBC, on May 31, 2009. My offender was caught, but he was not prosecuted; because, ICBC assumed the liability for the CRIME. *Nevertheless*, ICBC **refused** to pay my nonpecuniary damages. Therefore, it was my DUTY to bring ICBC to JUSTICE. Obviously, if victims fail to take legal action against the criminals, it is IMPOSSIBLE to prevent CRIME.

I tried every possible avenue to discharge my DUTY to bring ICBC to JUSTICE. *Nevertheless*, the Chief Justice, Christopher E. Hinkson declared me "vexatious litigant" and obstructed my access to JUSTICE.

Chief Justice Hinkson knows that ICBC is a FRADULANT business; *because*, ICBC insures and **protects** CRIMINALLY negligent drivers and hit and run CRIMINALS. According to ICBC quick statistics, about 90% of the crashes are caused by CRIMINALLY negligent drivers and hit and run CRIMINALS who kill 264 and injure 51,000 people each year. ICBC sells *mandatory* insurance to FORCE diligent drivers to pay the damages of \$4 billion made by CRIMINALLY negligent drivers.

I had **no choice** other than **informing** my colleagues at BCIT to raise public awareness about the CORRUPTION in the Courts. Even though, I had ten years of pristine record of employment, **Wayne Hand** terminated my employment just because I warned my colleagues against the perils of dismissing criminal cases and protecting CRIMINALS.

BCGEU, union lawyer **Oliver Demuth** *refused to communicate* with Wayne Hand to **confirm** the FACTS on my side. Labour Relations Board and the lawyers refused to resolve the conflict.

For more information, please review the presentations: ICBC CRIME, BCIT-BCGEU and LEGAL ETHICS at my websites above.

If you have any concerns about the validity of the FACTS, let me know. Otherwise, PUBLICIZE IT for the protection of the PUBLIC; it is your DUTY. A Justice who dismisses criminal cases to protect CRIMINALS is more dangerous OFFENDER than the actual CRIMINALS.

The failure of the MEDIA to **inform** the PUBLIC against a potential HARM is tantamount to **causing HARM to the PUBLIC** and may invoke S122 of the Criminal Code of Canada.

Sincerely,

PUBLIC DOCUMENT - Public WARNING

Catherine Tait, CBC, President and CEO P.O. Box 3220, Station C Ottawa, ON K1Y 1E4

Dear Mrs. Tait,

Ref. Duty to INFORM THE PUBLIC

<u>Previously</u>, I raised the following issues to your attention; <u>because</u>, it is the DUTY of the media to inform the PUBLIC against any potential HARM:

- 1. ICBC extorts \$4 billion dollars to insure and protect CRIMINALLY negligent drivers and hit and run criminals who kill 264 and injure 51,000 people a year.
- 2. **Cristopher E. Hinkson dismisses** the legal actions of the victims of CRIME and protects criminals.
- 3. The president of BCIT, Kathy Kinloch fires whistleblowers by false accusations.
- 4. The President of the Law Society **Donald Avison** refuses to investigate lawyers' misconduct.
- 5. The Law Enforcement officers are **not responding** to the above issues.

Nevertheless, you failed to **respond** to my letters dated: April 24, 2018, June 25, 2018, July 26, 2018 and August 26, 2018. *Under the circumstances*, I have no choice other than **informing** the PUBLIC for protection using my own resources.

Please review the attachment, and let me know if you have any **objections** to the stated FACTS.

In law, **failure to respond** to a legal document is interpreted as a *tacit* **consent**. Therefore, I will not accept any responsibility for your loss of reputation in the process of discharging my DUTY to protect the PUBLIC, as a member and a natural representative.

Sincerely,

Ron Korkut Ethics First

Attd. Public Warning, Conclusion.

PUBLIC DOCUMENT - Public WARNING

Catherine Tait, CBC, President and CEO P.O. Box 3220, Station C Ottawa, ON K1Y 1E4

Dear Mrs. Tait,

Ref. Duty to INFORM THE PUBLIC

<u>Previously, I raised the following issues to your attention; because, it is the DUTY of the media to inform the PUBLIC against any potential HARM:</u>

- 1. ICBC extorts \$4 billion dollars to insure and protect CRIMINALLY negligent drivers and hit and run criminals who kill 264 and injure 51,000 people a year.
- 2. Cristopher E. Hinkson dismisses the legal actions of the victims of CRIME and protects criminals.
- 3. The president of BCIT, Kathy Kinloch fires whistleblowers by false accusations.
- 4. The President of the Law Society **Donald Avison** refuses to investigate lawyers' misconduct.
- 5. The Law Enforcement officers are **not responding** to the above issues.

Nevertheless, you failed to **respond** to my letters dated: April 24, 2018, June 25, 2018, July 26, 2018 and August 26, 2018. *Under the circumstances*, I have no choice other than **informing** the PUBLIC for protection using my own resources.

Please review the attachment, and let me know if you have any **objections** to the FACTS and the rules of the Law.

In law, **failure to respond** to a legal document is interpreted as a "tacit **consent**". Therefore, I will not accept any responsibility for your loss of reputation in the process of discharging my DUTY, as a member and a **natural representative of the Public**.

Sincerely,

Ron Korkut Ethics First

Attd. A slide of "TOP TEN CRIMINALS IN PUBLIC SERVICE"