

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

November 4, 2015

SECOND OPEN LETTER TO THE CHIEF JUSTICE – Registered mail

The Honourable Christopher E. Hinkson,
Chief Justice of the Supreme Court of British Columbia.
800 Smithe Street
Vancouver BC V6Z 2E1

Dear Chief Justice,

1. UNUSUAL BUSINES PRACTICE

I am a victim of **potentially fatal hit and run crime** committed under the *liability* of ICBC, on May 31, 2009. Therefore, my offender was NOT charged with criminal offence; even though, he was identified on the next day. After searching the frequency of hit and run crimes, I discovered that **ICBC assumes the liability of 49,000 hit and run crimes that kill 8, injure and maim 2,200 innocent citizens of British Columbia, every year.** (ICBC quick statistics). Furthermore, ICBC, **forces the Public to pay** (estimated half a billion dollars) for the damages done by the hit and run criminals, by the way of selling *compulsory insurance service*. For a reasonable person, **selling insurance service**, under the threat of restricting the peoples' RIGHT to use their vehicles, cannot be associated with the LAW and JUSTICE; sales contracts - **under threat** - have **NO legal merits**.

2. HIT AND RUN IS A CRIMINAL OFFENCE

Hit and run is a **CRIMINAL OFFENCE** under the section 252, Criminal Code of Canada. Therefore, it is impossible to justify the legitimacy of **providing insurance benefits for hit and run criminals under the name of "accident insurance"**, where criminal offenders are identified.

3. DUTY OF VICTIMS OF CRIME

The victims of crime **MUST** take their offenders to COURT; otherwise, **it is impossible to prevent crime**. Therefore, it is my DUTY to bring my offender to JUSTICE. In order to discharge my DUTY, I have struggled to file a legal action against my offender-in-law, ICBC, for over six years. Nevertheless, the members of the Law Society and the Judiciary obstructed my access to the Court Services.

4. OBSTRUCTING JUSTICE TO VICTIMS OF CRIME

Here is the list of the OBSTRUCTIONS, I have faced, since May 2009.

- 1. The lawyers refused to provide me with the legal service I needed to file legal action against my offender.** If the lawyers fail to provide legal service to the victims of crime, they cannot bring their offenders to Justice; therefore, it is impossible to prevent crime.
- 2. The Law Society failed to investigate the issue. The Executive Director of the Law Society, Timothy E. McGee stated that the lawyers have no obligation to provide legal service to the victims of crime.** If the Law Society fails to enforce the rules of professional conduct, the lawyers may only provide legal service to the persons they like, and legal service may not be available for everyone.
- 3. Justice Nathan H. Smith dismissed my legal action against Timothy E. McGee with costs and refused to sign his order, in compliance with the procedural norms.** If the members of the judiciary fail to enforce the Law to ensure that legal services are available for everyone - including the victims of crime - victims of crime cannot bring their offenders to Justice; therefore, it is impossible to prevent crime.
- 4. Legal representative of Timothy E. McGee, Michael G. Armstrong, attempted to exact the court costs based on the unsigned - INVALID - court order.** If the members of the Law Society have no hesitation to swindle money from the victims of crime, *using unsigned court orders*, it impossible to trust the members of the Law Society.
- 5. The Chief Justice, Christopher E. Hinkson, refused to investigate my complaint regarding the enforcement of INVALID court orders.** If the Chief Justice turns blind eye to the legal chicaneries perpetrated under his supervision, it is impossible to prevent corruption in the Court Services.
- 6. Justice Austin F. Cullen dismissed my legal action against the Chief Justice, without referring to any authority that relaxes the Chief Justice's DUTY to investigate unusual practice of Law in the Courts.** Therefore, he refused to sign his order, in compliance with the procedural norms. An Honourable Justice cannot be associated with dismissing the legal action of a victim of crime, *without adjudicating the issue before the Court*, and refusing to sign the dismissal order, in compliance with the procedural norms.
- 7. Justice Janice R. Dillon dismissed my legal action against Austin F. Cullen and declared me "vexatious litigant".** If a member of the judiciary dismisses the legal action of a victim of crime who is struggling to bring his offender to Justice and declares him "VEXATIOUS LITIGANT", obviously, her status is NOT any better than the CRIMINAL WHO OFFENDED THE VICTIM.
- 8. The Chief Justice, issued a court order stating that no person has obligation to respond to my civil claim against Janice R. Dillon and he refused to sign his order, despite my numerous requests.**

THAT IS: You have disregarded my RIGHT and DUTY to bring my offender to Justice and **OBSTRUCTED** my access to the Court Services.

5. DUTY TO INFORM THE PUBLIC

If a **victim of crime** is not permitted to discharge his DUTY to bring his offender to JUSTICE, the victim must blow the whistle; otherwise, it is impossible to prevent crime and corruption in the Court Services. Therefore, **my present DUTY is to PUBLICIZE this legal chicanery, to PREVENT HARM TO THE PUBLIC.**

6. CONSEQUENCES OF IGNORING THE WRONG

It is prudent to CORRECT THE WRONG on sight; otherwise, it multiplies quickly and may get out of control.

7. SOLEMN REQUEST

MY LORD,

You are the LORDSHIP who is ENTRUSTED and **empowered** to supervise the Supreme Court of British Columbia; so that, the Public can seek JUSTICE in the Courts of Law.

You are the **role model** for the Public to demonstrate the necessity of adhering with the rules of **LAW** and **legal ethics**. YOUR HONOURABLE STATUS cannot be associated with helping criminals by **keeping their victims away from the Administration of Justice.**

Your DUTY is to **protect the Public** against criminals; NOT to protect criminals by restricting the victims' access to the Court Services. Therefore, your conduct is a PATENT, DELIBERATE and SERIOUS WRONG that may **bring the Administration of Justice into disrepute.**

As a member of the **Public, I solemnly request that you correct your WRONG**, for the best interest of the Pubic, - including yourself - and, PLEASE, allow me to exercise my RIGHT and DUTY to bring my offender-in-law, ICBC, to JUSTICE.
This is the requirement of the LAW.

Respectfully,

Ron Korkut
Ethics First

I personally served the letter attached to THE FOLLOWING MEMBERS OF THE JUDICIARY in Vancouver and New Westminster.

Mr. Justice Patrice Abrioux (Vancouver) September 30, 2011
Madam Justice Elaine J. Adair (Vancouver) November 28, 2008 (Mar.6 date served)
Mr. Justice Kenneth N. Affleck (Vancouver) June 24, 2011 (Mar.6)
Mr. Justice Trevor C. Armstrong (New Westminster) October 1, 2010 651 Carnarvon St, New Westminster, BC V3M 1C9 (Mar.1)
Madam Justice Elizabeth A. Arnold-Bailey (New Westminster) April 14, 2005 (Mar.1)
Mr. Justice Robin A. M. Baird (Nanaimo) October 5, 2012 35 Front Street V9R 5J1 (Feb.22)
Madam Justice Wendy G. Baker (Vancouver) May 28, 1993 (Mar.6)
Mr. Justice Kenneth W. Ball (New Westminster) November 2, 2012 (Mar.1)
Madam Justice Sandra K. Ballance (Vancouver) December 11, 2002 (Mar.6)
Madam Justice Alison J. Beames (Kelowna) August 7, 1996 1355 Water Str. V1Y9R3 (Feb.20)
Mr. Justice Lance W. Bernard (New Westminster) Court July 24, 2003 (Mar.1)
Mr. Justice D. Allan Betton (Kelowna) June 24, 2011 1355 Water Str. V1Y9R3 (Feb.22)
Mr. Justice Murray B. Blok (New Westminster) October 28, 2010 (Mar.1)
Mr. Justice Gregory T.W. Bowden (Vancouver) October 2, 2009 (Mar.6)
Mr. Justice J. Keith Bracken (Victoria) March 30, 2007 PO BOX 9248 Stn Prov. Govt. V8W9J2 (Feb.20)
Madam Justice Brenda Brown (Vancouver) April 18, 2002 (Mar.6)
Mr. Justice Neill Brown (Chilliwack) July 30, 2008 46085 Yale Road V2P2L8 (Feb.22)
Madam Justice Catherine J. Bruce (Vancouver) September 14, 2006 (Mar.6)
Madam Justice Emily M. Burke (Vancouver) May 13, 2014 (Mar.6)
Mr. Justice Grant D. Burnyeat (Vancouver) December 19, 1996 (Mar.6)
Mr. Justice G. Bruce Butler (Vancouver) March 30, 2007 (Mar.6)
Madam Justice Grace Choi (Vancouver) May 29, 2015 (Mar.6)
Mr. Justice Frank W. Cole (Vancouver) March 19, 1996 (Mar.6)
Mr. Justice R. Crawford (New Westminster) September 27, 2001 (Feb.20)
Madam Justice D. Jane Dardi (Vancouver) June 18, 2008 (Mar.6)
Mr. Justice Barry M. Davies (Vancouver) January 10, 1996 (Mar.6)
Madam Justice Martha M. Devlin (New Westminster) December 12, 2014 (Mar.1)
Madam Justice Janice R. Dillon (Vancouver) Court April 25, 1995
Mr. Justice S. Dev Dley (Kamloops) March 19, 2010 223-455 Columbia St. V2C6K4 (Feb.22)
Madam Justice Sheri Ann Donegan (Kamloops) June 6, 2013 223-455 Columbia St. V2C6K4 (Feb.22)
Madam Justice Jacqueline L. Dorgan (Victoria) October 11, 1991 PO BOX 9248 Stn Prov. Govt. V8W9J2 (Feb.22)
Madam Justice Jennifer M.I. Duncan (Vancouver) December 19, 2013 (Mar.6)
Mr. Justice William Ehrcke (Vancouver) October 28, 2003 (Mar.6)
Madam Justice Barbara Fisher (Vancouver) November 26, 2004 (Mar.6)
Madam Justice Shelley C. Fitzpatrick (Vancouver) June 18, 2010 (Mar.6)
Madam Justice Margot L. Fleming (Vancouver) June 6, 2013 (Mar.6)
Mr. Justice Gordon S. Funt (Vancouver) October 5, 2012 (Mar.6)
Mr. Justice Geoffrey R. J. Gaul (Victoria) January 31, 2008 PO BOX 9248 Stn Prov. Govt. V8W9J2 (Feb.22)
Madam Justice Laura B. Gerow (Vancouver) October 10, 2002 (Mar.6)
Mr. Justice J. Christopher Grauer (Vancouver) April 11, 2008 (Mar.6)
Madam Justice Victoria Gray (Vancouver) September 27, 2001 (Mar.6)
Mr. Justice Bruce M. Greyell (Vancouver) May 14, 2009 (Mar.6)
Madam Justice Susan A. Griffin (Vancouver) February 20, 2008 (Mar.6)
Mr. Justice William G.E. Grist (Chilliwack) June 20, 1996 46085 Yale Road V2P2L8 (Feb.20)
Madam Justice J. Miriam Gropper (Vancouver) April 14, 2005 (Mar.6)
Mr. Justice Joel R. Groves (Vancouver) May 19, 2005 (Mar.6)
Madam Justice Wendy J. Harris (Vancouver) June 6, 2013 (Mar.6)
Mr. Justice John S. Harvey (New Westminster) January 22, 2009 (Mar.1)
Madam Justice Heather J. Holmes (Vancouver) March 21, 2001 (Mar.6)
Madam Justice Mary A. Humphries (Vancouver) January 27, 1994 (Mar.6)
Madam Justice Hope Hyslop (Kamloops) May 14, 2009 223-455 Columbia St. V2C6K4 (Feb.22)
Mr. Justice Robert W. Jenkins (New Westminster) December 31, 2011 (Mar.1)
Mr. Justice Robert Johnston (Victoria) November 26, 2004 PO BOX 9248 Stn Prov. Govt. V8W9J2 (Feb.22)
Mr. Justice Ian B. Josephson (New Westminster) July 1, 1990 (Mar.1)
Mr. Justice Brian M. Joyce (Chilliwack) April 4, 2001 46085 Yale Road V2P2L8 (Feb.22)
Mr. Justice Stephen F. Kelleher (Vancouver) July 24, 2003
Mr. Justice Nigel P. Kent (Vancouver) December 19, 2013 (Mar.6)
Madam Justice Kathleen M. Ker (New Westminster) June 18, 2008 (Mar.1)
Madam Justice M. Marvyn Koenigsberg (Smithers) November 27, 1992 No. 40 Bag 5000 3793 Alfred Ave. VOJ2N0 (Feb.20)
Mr. Justice Peter D. Leask (Vancouver) November 22, 2005 (Mar.6)
Madam Justice Linda A. Loo (Vancouver) September 24, 1996 (Mar.6)
Mr. Justice George Macintosh (Vancouver) December 19, 2013 (Mar.6)
Mr. Justice Brian D. MacKenzie (Victoria) October 23, 2009 PO BOX 9248 Stn Prov. Govt. V8W9J2

Madam Justice Miriam A. Maisonville (Vancouver) March 19, 2010 (Mar.6)
Mr. Justice David M. Masuhara (Vancouver) October 11, 2002 (Mar.6)
Mr. Justice T. Mark McEwan (Nelson) August 7, 1996 320 Ward St. V1L1S6 (Feb.20)
Mr. Justice Ian C. Meiklem (Kamloops) October 11, 1991 223-455 Columbia St. V2C6K4 (Feb.20)
Mr. Justice Elliott M. Myers (Vancouver) November 22, 2005 (Mar.6)
Mr. Justice Paul J. Pearlman (Vancouver) January 31, 2008 (Mar.6)
Madam Justice Jennifer A. Power (Victoria) August 6, 2010
Mr. Justice Robert D. Punnett (Prince Rupert) June 19, 2009
Mr. Justice Peter J. Rogers (Kelowna) December 14, 2001 1355 Water Str. V1Y9R3
Madam Justice Carol J. Ross (Vancouver) March 21, 2001 (Mar.6)
Madam Justice Loryl D. Russell (Vancouver) April 14, 2005 (Mar.6)
Mr. Justice Anthony Saunders (New Westminster) November 26, 2009 (Mar.1)
Mr. Justice Terence A. Schultes (Vancouver) May 14, 2009 (Mar.6)
Mr. Justice Robert J. Sewell (Vancouver) January 22, 2009 (Mar.6)
Madam Justice Neena Sharma (Vancouver) December 19, 2013 (Mar.6)
Mr. Justice Jon S. Sigurdson (Vancouver) January 27, 1994 (Mar.6)
Mr. Justice Arne H. Silverman (Vancouver) November 26, 2004 (Mar.6)
Mr. Justice Ronald A. Skolrood (Vancouver) June 6, 2013 (Mar.6)
Mr. Justice Harry A. Slade (Vancouver) March 27, 2001 (Mar.6)
Mr. Justice Nathan H. Smith (Vancouver) May 19, 2005
Mr. Justice John J. Steeves (Vancouver) October 5, 2012 (Mar.6)
Mr. Justice Douglas W. Thompson (Nanaimo) December 13, 2012
Mr. Justice Ronald S. Tindale (Prince George) October 20, 2011
Mr. Justice John D. Truscott (New Westminster) October 10, 2002 (Mar.1)
Mr. Justice Frits E. Verhoeven (New Westminster) January 22, 2009 (Mar.1)
Mr. Justice Peter G. Voith (Vancouver) January 22, 2009 (Mar.6)
Mr. Justice Paul W. Walker (Vancouver) June 18, 2008 (Mar.6)
Madam Justice Lisa A. Warren (Vancouver) June 6, 2013 (Mar.6)
Madam Justice Jeanne E. Watchuk (Vancouver) October 28, 2010 (Mar.6)
Mr. Justice Gary P. Weatherill (New Westminster) Court October 2, 2013 (Mar.1)
Mr. Justice Gordon C. Weatherill (Vancouver) May 31, 2012 (Mar.6)
Madam Justice Catherine A. Wedge (Vancouver) April 4, 2001 (Mar.6)
Mr. Justice James W. Williams (Vancouver) October 10, 2002 (Mar.6)
Mr. Justice Randall S.K. Wong (Vancouver) July 1, 1990 (Mar.6)
Madam Justice Barbara M. Young (Vancouver) June 19, 2015 (Mar.6)

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

March 6, 2016

.....
800 Smithe Street
Vancouver, BC V6Z 2E1

My Lady/Lord,

Re. The Report of Corruption in the Supreme Court of British Columbia

I am a victim of **potentially fatal hit and run crime** perpetrated on March 31, 2009. My offender was caught; but the police did not charge him with **hit and run crime**, because, **ICBC assumed the liability of the CRIME**. Even though, ICBC accepted the liability of the criminal offence, ICBC denied my suffering from the potentially fatal hit and run crime and refused to pay my non-pecuniary damages. Later, I discovered that I was not the only victim of hit and run crimes committed under the liability of ICBC.

ICBC assumes the liability of 49,000 hit and run crimes that kill 8, injure and maim 2,200 innocent citizens of British Columbia, every year, including the cases where offenders are identified. (ICBC quick statistics). Obviously, it is NOT LAWFUL to insure criminal offenders under the cover of “*accident insurance*”, let them be free; because, it is tantamount to **promoting hit and run crime**.

As a victim of hit and run crime, it was my DUTY to take my offender-in-Law, ICBC to COURT. Otherwise, if the victims fail to bring their offenders to Justice, **it is impossible to prevent CRIME**.

I have struggled to discharge my DUTY TO BRING MY OFFENDER TO JUSTICE, for almost seven years. Nevertheless, due to the CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA, all my efforts failed, and the Chief Justice Christopher E. Hinkson and Madam Justice R. Dillon declared me “*vexatious litigant*”, knowing that all my legal actions were **absolutely necessary** to bring ICBC to Justice.

Under the circumstances, **my DUTY is to inform the Public**; so that they can protect themselves from the malicious practice of Law in the Supreme Court of British Columbia. Nevertheless, my publicity campaign may adversely effect **the credibility of the members of the judiciary**.

Due to my respect for the Honourable Status of the members of the judiciary, I decided to inform you before publizing the attached **Report of Corruption**, hoping that you would remind the following to the Chief Justice Christopher E. Hinkson and avoid such an unpleasant outcome:

1. **ICBC assumes the liability of 49,000 hit and run crimes that kill 8, injure and maim 2,200 innocent citizens** of British Columbia, every year, including the cases where offenders are identified. Since, hit and run is a criminal offence under the section 252 of Criminal Code of Canada, it is UNLAWFUL to assume the liability of hit and run crimes. Therefore, ICBC MUST BE BROUGHT TO JUSTICE.

2. As a victim of hit and run crime, Ron Korkut has a RIGHT and DUTY to bring his offender-in-Law, ICBC to JUSTICE; otherwise it is impossible to prevent hit and run crime.

3. The DUTY of the Chief Justice is to supervise the Supreme Court of British Columbia and take action against **improper practice of Law** in the Law Courts. It is impossible to serve Justice in the Courts of Law where:

1. The judges **disregard** the substantiated facts and the applicable law,
2. The judges **fail** to sign their decisions in compliance with the procedural norms,
3. The lawyers have **no hesitation to defeat the cause of Justice**, by aborting the legal actions of the victims of crime, instead of serving the cause of Justice.
4. The lawyers **attempt to exact court costs** from the victims relying on unsigned court orders.

4. The DUTY of the Chief Justice is to **facilitate** and **ensure** the trial of legal actions, especially the ones originated from a criminal offence; **NOT, to declare** the victims of crime “*vexatious litigant*”.

5. The Chief Justice is supposed to know that the intent of the LAW is to **protect the victims of crime and prevent CRIME**. The intent of the LAW is NOT to sanction a corporation who provides insurance benefits to hit and run criminals under the cover of “*accident insurance*” and cause tremendous harm to the Public by promoting hit and run crime.

6. Therefore, the Chief Justice should respect Ron Korkut’s RIGHT and DUTY to bring his offender to JUSTICE and allow him to take legal action against his offender-in-Law, ICBC. This is absolutely NECESSARY for the **protection of the Public** and the credibility of the Supreme Court of British Columbia.

I trust that, as a member of the judiciary, you will not hesitate to **advise the Chief Justice in the right direction**, since his conduct denigrates the DIGNITY OF THE COURTS and the HONOUR OF THE JUDICIARY.

Please, let me know his response. If you do not respond in a month, I will conclude that you are comfortable with this issue and accordingly inform the Public.

Sincerely,

Ron Korkut

Enl. The Report of Corruption in the Supreme Court of British Columbia, and index for exhibits.
CD: Exhibits for the Report and all the legal documents.