

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

October 29, 2016

PUBLIC DOCUMENT

E. David Crossin QC, Law Society Bench
The Landing, 375 Water St #700,
Vancouver, BC V6B 5C6

Dear Mr. Crossin,

Re. Corruption in the Supreme Court of British Columbia

Please **investigate** the documents enclosed and **take necessary actions** for the protection of the Public and the Honour of Legal Profession.

Sincerely,

Ron Korkut
Ethics First

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



Please refer to our File No. IN20160283

November 3, 2016

CONFIDENTIAL

Sent via mail

Mr. Ron Korkut
5249 Laurel Street
Burnaby, BC V5G 1N1

Dear Mr. Korkut:

Re: Your Correspondence to the Law Society of B.C., Our File No. IN20160283

We received your correspondence addressed to Mr. Crossin, QC, on November 2, 2016.

You say that you are a victim of a “potentially fatal hit and run crime” and you refer to “corruption of the courts”. The Law Society’s complaint process is not the proper forum for raising your concerns about the courts, the justice system or the conduct of a judge. Our role is to investigate the professional conduct of lawyers.

You also refer to Michael Armstrong’s conduct in asking you to sign a draft order of Mr. Justice Smith’s decision from 2013. You allege that Mr. Armstrong attempted to “fool” you into believing that signing the draft order did not mean you consented to it. An order is a document that sets out the court’s decision and it is signed by the parties unless the judge has dispensed with the need for a party’s signature. A party’s signature on a draft order does not mean that the party is consenting to the terms of the order. Rather, when a party signs a draft order, the party is only agreeing that the draft order accurately reflects the court’s decision. Accordingly, there are no conduct concerns arising from Mr. Armstrong’s request for you to sign the draft order. You also complain that Mr. Armstrong attempted to “exact court cost” from you when the draft order had not been signed by you. It is for the courts and not the Law Society to decide whether or not the costs ordered by the court are enforceable. If you have remaining questions about the draft order or the costs awarded by the court, you may want to seek legal advice from another lawyer. The Law Society cannot provide any legal advice to you.

For these reasons, our file is now closed.

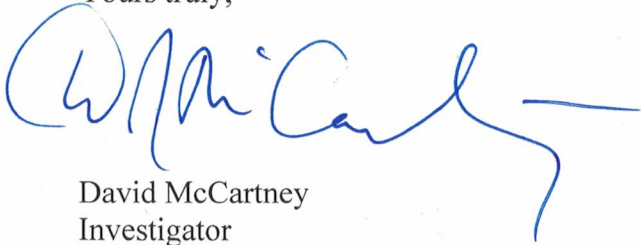
We will not be responding further to any correspondence from you related to these matters unless we determine that a response is required.

Complaint process is confidential

Please respect the confidentiality of our complaint process by not disclosing this complaint to others unless necessary. Also, please note that section 87 of the *Legal Profession Act* provides

that this correspondence and other documents relating to this complaint are not admissible as evidence in any proceedings without the consent of the author of the material or the Executive Director.

Yours truly,



David McCartney
Investigator

Reply to: Direct line: 604.605-5361
Fax: 604.605-5399
E-mail: dmccartney@lsbc.org

DM/le

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

November 7, 2016

PUBLIC DOCUMENT

David McCartney, Investigator,
The Law Society of British Columbia
845 Cambie Street,
Vancouver, BC V6B 5T3

Dear Mr. McCartney,

Re. Corruption in the Supreme Court of British Columbia

I have received the letter you sent me on behalf of E. David Crossin. You have refused to take any action regarding the corruption in the Supreme Court of British Columbia and you disregarded the following questions:

1. FACT: Mr. Timothy E. McGee, the Executive Director of the Law Society, **confirmed that “the lawyers have no professional obligation** to provide legal service to the Public”. (*For Mr. McGee’s confirmation letter dated January 8, 2013, see CD 2. Lawyer Referral Service folder.*)

QUESTION: Which profession has an obligation to provide legal service to the Public?

2. FACT: Mr. Michael G. Armstrong, a member of the Law Society, filed a court application to dismiss my legal action originating from a **potentially fatal hit and run crime** and Mr. Justice Smith cooperated with him. (*For court application and unsigned order see CD 3. Law Society McGee case, dated June 27, 2013 and September 17, 2013.*)

QUESTION: Is it POSSIBLE TO PREVENT CRIME where the legal actions of the victims of CRIME are aborted to exonerate the CRIMINALS?

THE CONSEQUENCES OF THE CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA:

1. The JUSTICES presiding in the Supreme Court of British Columbia will continue to **dismiss the legal actions** of the victims of crime, to **protect the criminals. It is impossible to prevent CRIME**, where the victims of crime cannot bring their offenders to JUSTICE.
2. Some LAWYERS will continue to **pervert the facts** and **disregard Substantive Law** applicable to the issues before the Court. Their actions **defeat the cause of JUSTICE**; undermine the **DIGNITY OF THE COURTS** and the **Honour of Legal Profession**.
3. The PUBLIC will continue to suffer from the actions of CRIMINALS, due to the **lack of JUSTICE SERVICE**.

Under the circumstances, it is impossible to bring ICBC TO JUSTICE, therefore:

4. ICBC will continue to **sell insurance service under the threat** of restricting the RIGHT to use one's own vehicle, even though, selling goods or services **under threat** is NOT LAWFUL.
5. ICBC will continue to **insure hit and run criminals** and **criminally negligent drivers**, under cover of "*accident insurance*" and, promote hit and run crime and preventable accidents.
6. ICBC will continue to assume the liability of **49,000 hit and run crimes**, a year. As a result:
7. Hit and run criminals will kill **8** peoples and, injure and maim **2,200** others, every year.
8. The Public will suffer the INDIGNITY of being **forced to buy** insurance service they are NOT **willing** to buy, and pay all the damages caused by **hit and run criminals** and **criminally negligent** drivers.

Considering the **significance** of this issue, I would like to meet with you to discuss the possibilities of joining our efforts to PROTECT THE DIGNITY OF THE COURTS and THE HONOUR OF LEGAL PROFESSION. Please, let me know.

Sincerely,

Ron Korkut
Ethics First

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