

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

May 29, 2016

PUBLIC DOCUMENT

**The Honourable Jody Wilson-Raybould**

Minister of Justice and Attorney General of Canada

**House of Commons**

**Ottawa, Ontario, K1A 0A6**

**Dear Justice Minister,**

Re. Corruption in the Supreme Court of BC

**1. UNUSUAL BUSINESS PRACTICE**

I am a victim of **potentially fatal hit and run crime** committed under the *liability* of ICBC, on May 31, 2009 – SEVEN YEARS AGO. 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 to hit and run criminals under the name of "accident insurance"**, where criminal offenders are identified.

**3. DUTY OF VICTIMS OF CRIME**

Victims of crime have DUTY to take their offenders to COURT; otherwise, **it is impossible to prevent crime**. Therefore, it was my DUTY 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 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 is 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.**

The Chief Justice have disregarded my RIGHT and DUTY to bring my offender to Justice and OBSTRUCTED my access to the Court Services. Under the circumstances, IT IS IMPOSSIBLE TO SERVE JUSTICE IN THE COURTS, therefore, I am legally obliged to publicize this issue for the protection of the PUBLIC.

## **5. DUTY OF THE GOVERNMENT**

The FIRST PRIORITY in public service is to ensure ADMINISTRATION OF JUSTICE operates **effectively**. Therefore, I tried to raise the above issue to the attention of the Prime Minister and Judicial Counsel, but I was NOT able to get their attention.

## **6. MY REQUEST**

**Please**, remind the Chief Justice of the Supreme Court of British Columbia, **Christopher E. Hinkson**, that the intend of the LAW is NOT to protect the HIT AND RUN CRIMINALS, by dismissing the legal actions of their victims, but to **PROTECT THE PUBLIC** from HIT AND RUN CRIMINALS. And, advise him to respect my RIGHT and DUTY to bring my offender to JUSTICE.

Sincerely,

Ron Korkut

Ethics First

Att.: The Report of Corruption, Exhibits, Legal documents (CD).

to ron

Dear Mr. Korkut:

On behalf of the Honourable Jody Wilson-Raybould, Minister of Justice and Attorney General of Canada, I acknowledge receipt of your correspondence concerning your personal situation. I regret the delay in responding.

As Minister of Justice and Attorney General of Canada, Minister Wilson-Raybould is mandated to provide legal advice only to the federal government. I hope you will understand that, for this reason, she is not able to provide legal advice to members of the public or to become involved in the situation you describe. Similarly, neither departmental officials nor members of her staff are in a position to help resolve the issues you raise.

It may be helpful for you to know that the administration of justice, including the laying of charges, is the responsibility of the provincial governments. The oversight of police services also falls under provincial jurisdiction. Therefore, if you have not already done so, you may wish to write to the Honourable Suzanne Anton, Attorney General and Minister of Justice of British Columbia, and the Honourable Mike Morris, Solicitor General and Minister of Public Safety of British Columbia, who are the appropriate authorities in your province. Ministers Anton and Morris can be reached at [jag.minister@gov.bc.ca](mailto:jag.minister@gov.bc.ca) and [pssg.minister@gov.bc.ca](mailto:pssg.minister@gov.bc.ca), respectively.

In addition, responsibility for the Insurance Corporation of British Columbia (ICBC) rests with the provincial government. You may therefore wish to contact the Honourable Todd Stone, Minister of Transportation and Infrastructure of British Columbia [\[ce1\]](#), at [Minister.Transportation@gov.bc.ca](mailto:Minister.Transportation@gov.bc.ca).

I note your complaint about the judges involved in your case. The Canadian Judicial Council (CJC) is empowered under sections 63-69 of the *Judges Act* to address complaints relating to the conduct of federally appointed judges, which does not usually include a judge's decisions either during or at the end of a case. Information regarding the complaints process is available on the CJC website at [www.cjc-ccm.gc.ca/english/conduct\\_en.asp?selMenu=conduct\\_complaint\\_en.asp](http://www.cjc-ccm.gc.ca/english/conduct_en.asp?selMenu=conduct_complaint_en.asp).

Thank you for writing.

Yours sincerely,

A/Manager

Ministerial Correspondence Unit

Sep. 13, 2016

Dear A/Manager,  
PLEASE, be informed that anonymous documents have NO MERIT in Law, therefore, let the Minister reply to "The Report of Corruption in the Supreme Court of British Columbia".

Ron Korkut  
Ethics First

PUBLIC DOCUMENT – Second Notice

**The Honourable Jody Wilson-Raybould,**  
Minister of Justice and Attorney General of Canada.  
House of Commons  
Ottawa, ON K1A 0A6

**Dear Justice Minister,**

**A - THE STATEMENT OF THE FUNDAMENTAL FACTS**

1. I am a **victim of a potentially fatal hit and run crime**. Therefore, I have a **DUTY to bring my offender-in-law, ICBC to JUSTICE**; because ICBC assumed the liability of the CRIME. I have struggled to discharge my DUTY for over seven years.
2. The members of the Law Society refused to provide me with legal service I needed to carry out my DUTY, contradicting with the Canons of Legal Ethics 2.1-5 (c). **Lawyers' failure to provide legal service NECESSARY for the victims** is tantamount to **obstructing justice**; because, ordinary people cannot sue their offenders, on their own.
3. **Michael G. Armstrong filed a court application to dismiss my legal action**. His conduct was NOT LAWFUL; because dismissing the legal action of the victim is tantamount to *exonerating the offender*.
4. **Justice Nathan H. Smith** cooperated with Michael G. Armstrong and dismissed my legal action. His conduct was NOT LAWFUL; because it is impossible to serve JUSTICE in a Court where the lawyers and judges have no respect for victims' RIGHT and DUTY to sue their **offenders**.
5. I have struggled to resolve this legal chicanery through the litigation process, for three years. Finally, the Chief Justice of the Supreme Court of British Columbia labeled me "**vexatious litigant**" and issued an order without a proper signature stating that:  
  
"No person is obliged to respond to the Notice of Civil Claim (my claim #S155390) ....", July 13, 2015.
6. ICBC, *blatantly*, **sells insurance under the threat of seizing drivers licenses** and **FORCES** the innocent people to pay all the damages **reckless drivers** and **hit and run criminals** cause; even though, sale under **duress** is NOT LAWFULL.
7. ICBC **provides insurance benefits for criminal offenders**, under cover of "*accident insurance*," including the cases where offenders are identified; even though, it is NOT LAWFULL to insure criminal offenders.
8. Since hit and run criminals are covered under cover of "*accident insurance*," **criminal offenders are NOT PROSECUTED**. Therefore, hit and run crime is extremely **rampant** in the Province of British Columbia.

9. *Every year, in British Columbia, ICBC assumes the liability of 49,000 counts of hit and run crimes that kill 8, injure and cripple 2,200 peoples;*

10. ICBC **FORCES** innocent people to pay for the estimated **damages of half a billion dollars** caused by *hit and run criminals*.

Under the circumstances, I have no choice other than publicizing this issue FOR THE PROTECTION OF THE PUBLIC. Nevertheless, my publicity campaign may cause irreversible **damage to the reputation of the persons who were involved in this issue** and the credibility of the Administration of Justice. Nevertheless, **I will not accept any responsibility for their loss of reputation and credibility**, in the process of discharging my DUTY TO PROTECT THE PUBLIC.

I believe your DUTY IS TO supervise the Administration of Justice and, expect you to take action to stop this legal chicanery.

**Justice, who dismisses the legal actions of the victims of crime, is more dangerous OFFENDER than the persons who commit the CRIMES.**

Sincerely,

Ron Korkut

Ethics First

**Encl.** Declaration of Indemnity, The Report of Corruption, CD: Exhibits and legal documents.

PUBLIC DOCUMENT – Third Notice, Registered Mail

**The Honourable Jody Wilson-Raybould,**  
Minister of Justice and Attorney General of Canada.  
House of Commons  
Ottawa, ON K1A 0A6

**Dear Justice Minister,**

**THE STATEMENT OF THE FUNDAMENTAL FACTS**

1. I am a **victim of a potentially fatal hit and run crime**. Therefore, I have a **DUTY to bring my offender-in-law, ICBC to JUSTICE**; because, ICBC assumed the liability of the CRIME. I have struggled to discharge my DUTY for over seven years.
2. The members of the Law Society refused to provide me with legal service I needed to carry out my DUTY, contradicting with the Canons of Legal Ethics 2.1-5 (c). **Lawyers' failure to provide legal service NECESSARY for the victims** is tantamount to **obstructing justice**; because, ordinary people cannot sue their offenders, on their own.
3. **Michael G. Armstrong** filed a court application to dismiss my legal action against the Law Society Executive Director, **Timothy E. McGee**. His conduct was NOT LAWFUL; because, dismissing the legal action of the victim is tantamount to *exonerating the offender*.
4. **Justice Nathan H. Smith** cooperated with Michael G. Armstrong and dismissed my legal action. His conduct was NOT LAWFUL; because it is impossible to serve JUSTICE in a Court where the lawyers and judges have no respect for victims' RIGHT and DUTY to sue their **offenders**.
5. I have struggled to resolve this legal chicanery through the litigation process, for three years. Finally, the Chief Justice, **Christopher E. Hinkson** labeled me "*vexatious litigant*", knowing that:
6. ICBC, *blatantly*, **sells insurance under the threat of seizing drivers licenses** and **FORCES** the innocent people to pay all the damages **reckless drivers** and **hit and run criminals** cause; even though, sale under **duress** is NOT LAWFULL.
7. ICBC **provides insurance benefits to criminal offenders**, under cover of "*accident insurance*," including the cases where offenders are identified; even though, it is NOT LAWFULL to insure criminal offenders.
8. Hit and run criminals are covered under cover of "*accident insurance*," **criminal offenders are NOT PROSECUTED**; therefore, hit and run crime is extremely **rampant** in the Province of British Columbia.
9. *In British Columbia, every year*, ICBC assumes the liability of **49,000 counts of hit and run crimes that kill 8, injure and cripple 2,200** peoples;
10. ICBC **FORCES** innocent peoples to pay for all the damage made by *hit and run criminals*, and *criminally negligent* drivers.

11. So far, all my struggles to resolve this matter at the provincial level have **failed**.

12. I have **not received an authorized response** to my letters to you, dated May 29 and October 27, 2016. Nevertheless, I *still* trust that as the Minister of Justice of Canada, YOU will take **necessary actions** to curb this issue, considering the extents of the HARM inflicted on the Citizens of Canada.

**If you fail to take action against the Corruption in the Supreme Court of British Columbia:**

1. ICBC will continue to **SELL** 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 will continue to **INSURE 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 will continue to **ASSUME 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 will continue to **FORCE 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** will continue to **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. The **LAWYERS** will continue to **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.
8. You must understand that it is my **DUTY to PUBLICIZE** my Report of Corruption in the Supreme Court of British Columbia and the relevant documents for the protection of the PUBLIC. Therefore, **I will not accept any responsibility for your loss of credibility**.
9. You should bear in mind that: **The failure of a person who has authority to prevent a CRIME/harm is tantamount to committing the CRIME/harm.**

Sincerely,

Ron Korkut

Ethics First

**Encl.** The Report of Corruption, Declaration of Indemnity, CD: Exhibits and legal documents.

**CC.** Suzanne Anton, Minister of Justice BC.