



NATURAL RIGHTS

Nov. 15, 2019

www.ilaw.site
ethicsfirst.ca



NATURAL RIGHTS

- 1. GIVEN BY MOTHER NATURE:** We all are **BORN** with our **NATURAL RIGHTS**.
- 2. THEY ARE INTANGIBLE:** No one can **TOUCH**; give, take, declare or restrict them.
- 3. THEY COME WITH THE DUTY TO PROTECT:** If **NATURAL RIGHTS** are not protected, they disappear.

HUMAN RIGHTS

HUMAN RIGHTS is synonymous with **NATURAL RIGHTS**. *Nevertheless*, **HUMAN RIGHTS** **declared** by “*fake-law-makers*” is a **HOAX**; *because*, no one give and take them away, they are **INTANGIBLE**.

Where the members of the **PUBLIC** are not allowed to bring **CRIMINALS** to **JUSTICE**, there is no **RIGHTS**; but, **HUMAN RIGHTS** tribunals exist for political **SHOW** business.

NATURAL RIGHTS

- 1. BODY:** Everyone is the **OWNER** of their **BODY** and the products of their **BODY**.
- 2. PROPERTY:** Everyone is the **OWNER** of their possessions they **EARN** by **WORKING**.
- 3. SPACE:** Everyone has a **RIGHT** to **LIVING SPACE** and use natural resources.
- 4. EXCEPTIONS:** A person who **CONSENTS** has no **RIGHTS**. **NATURAL RIGHTS** can be restricted, in case of **INSANITY** and **CRIME**.

1. BODY

**We are the OWNER and CONTROLLER
of our BODY and the products of it.
No one can FORCE or pressure to,
control, buy or rent our BODY for their
sole benefit.**

**Crooks railroad the PUBLIC to RENT their
BODY under the name of HIRING and
OWN all the products of their BODY.**

2. PROPERTY

**We are the OWNER and USER of
our POSSESSIONS and the
MONEY we EARN by WORKING.**

Therefore,
no one can take them away.

**Crooks FORCEFULLY TAKE a significant portion
of our MONEY under the name of TAX.**

3. SPACE

Human beings *naturally* occupy SPACE; *therefore*, they need living space that is a piece of NATURAL LAND to built a SHELTER.

NATURAL LAND is PUBLIC PROPERTY.

***Therefore*, everyone have equal RIGHTS to use the natural resources and HOME-LAND.**

Crooks abolished the RIGHT to home-land and homestead law.

4. EXCEPTIONS

NATURAL RIGHTS can be removed:

- 1. CONSENT:** By free consent of the **OWNER**.
- 2. INSANITY:** If the **OWNER** is mentally incapable of controlling his/her **RIGHTS**.
- 3. CRIME:** If the **OWNER** is a **CRIMINAL** who violates the **NATURAL RIGHTS** of others.

Crooks take advantage of the **SILENCE** of the **PUBLIC**; because, silence means **CONSENT**.



DUTY TO PROTECT NATURAL RIGHTS

NATURAL RIGHTS come with the
NATURAL DUTY of protecting them.

The protection of **NATURAL RIGHTS** is
absolutely **NECESSARY** to maintain
HUMAN DIGNITY and enjoy life in **PEACE**.



HUMAN DIGNITY

is all about protecting our NATURAL RIGHTS and respecting others.

**It is NOT something to GAIN;
but, to MAINTAIN, because we are
born with our NATURAL RIGHTS.**



**Where NATURAL RIGHTS
are PROTECTED:**

**HUMAN DIGNITY, PEACE, JUSTICE, HONOR,
REASON, FREEDOM, HONESTY, LOVE, TRUTH,
RESPECT, DUE CARE, SHARING, HELPING,
BUSINESS ETHICS, INTEGRITY, MENTAL
HEALTH, TRUST, CONFIDENCE, UNITY,
TRANSPERANCY, COURTACY, KINDNESS,
WORKING, EARNING, PUBLIC INTEREST**

EXIST.



**Where NATURAL RIGHTS
are **NOT** PROTECTED:**

**INDIGNITY, HATRED, CORRUPTION, POLITICAL
GAMES, FRAUDS, CRIMES, DECEPTION,
DISRESPECT, GANGS, FIGHTS, FEAR, SUSPICION,
EXPLOITATION, LIES, SWINDLING, MISTRUST,
PRIDE OF POWER, WEIRDNESS, SUFFERING,
DRUGS, SPECIAL INTERESTS**

EXIST.

VIOLATION OF NATURAL RIGHTS

**Violation of NATURAL RIGHTS
is called “**CRIME**”.**

**The person who violates NATURAL
RIGHTS is called “**CRIMINAL**”.**

**VIOLATION of NATURAL RIGHTS
ruins HUMAN DIGNITY**

VICTIMS become the
SLAVES of **CRIMINALS**.

SLAVES SUFFER from
INDIGNITY for **LIFE**.

LIFE IN SUFFERING is worse than **DEATH**.

THREE KINDS OF PEOPLE

For the **PROTECTION** of **NATURAL RIGHTS**, its vitally important to **IDENTIFY** three **KINDS** of **PEOPLE**:

1. **REASONABLE PEOPLE**: They **PROTECT** their **NATURAL RIGHTS** and **RESPECT** the **RIGHTS** of others.
2. **CRIMINALS**: They are **POWERFUL** people who **VIOLATE** the **NATURAL RIGHTS** of others.
3. **VICTIMS**: They are **VULNERABLE** people who **SUFFER** from the **LOSS** of their **NATURAL RIGHTS**.

1. REASONABLE PEOPLE

Reasonable people are the people who **PROTECT** their **NATURAL RIGHTS** and respect others'. *Therefore*, they live with **HUMAN DIGNITY** and enjoy **LIFE** in **PEACE**.

A HEALTHY SOCIETY is populated with **REASONABLE PEOPLE**.

2. CRIMINALS

CRIMINALS are *POWERFUL* and *INFLUENTIAL* persons who violate the **NATURAL RIGHTS** of the people. **CRIMINALS do not like WORK**, they violate the **NATURAL RIGHTS** of the people, *mostly* by **STEALING** and **SWINDLING**.

They are **HARMFUL** for the **PUBLIC**; *therefore*, they are the **ENEMIES** of the **PUBLIC**.

Two kinds of **CRIMINALS**

- 1. CRIMINALS:** *Straight CRIMINALS*, they use **DIRECT FORCE** or threats to violate **NATURAL RIGHTS**.
- 2. CROOKS:** *Crooked CRIMINALS*, they **DUPE** and use **INDIRECT FORCE** or threats to violate **NATURAL RIGHTS** of the **PUBLIC**.

CROOKS

CROOKS are motivated by **GREED** rather than *NEED* and they are much more **DESTRUCTIVE** than **CRIMINALS**. They **DUPE** the people about **LAW** and they violate the **NATURAL RIGHTS** of people *under the name of LAW*. Therefore, they **get away** with **CRIMES**.

CROOKS are relentless **ENEMIES** of the **PUBLIC**.

3. VICTIMS

The VICTIMS are two kinds:

1. REASONABLE PEOPLE: They **RESIST CROOKS** and **PROTECT** their **RIGHTS**.

They do not hesitate to lose a job or money.

2. KOOKS: They **DO NOT RESIST CROOKS** and protect their **NATURAL RIGHTS**.

They stay SILENT to maintain their job or money.

KOOKS

KOOKS DENY that they are **DUPED** by **CROOKS**; just *because* they get some small **BENEFIT** or *frivolous* **FEAR** of paying penalties.

Even though, they are the **VICTIMS** of **CROOKS**, they are considered to be the **SUPPORTERS** of the **CROOKS**, due to their **SILENCE**. *Therefore*, they are **NOT PROTECTED** by the **LAW** of the **LAND**.

The LAW cannot protect SILENT VICTIMS

CROOKS are KOOKS

The **first VICTIM** of CROOKS are **themselves**. Before, duping others, CROOKS DUPE themselves that **they WILL BE WINNERS** by *VIOLATING the NATURAL RIGHTS of others*. But, they lose **THEIR HUMAN DIGNITY** that is much more valuable than what they WIN and GAIN.

No one RESPECTS them; but, their MONEY.

A SICK SOCIETY is populated with **KOOKS** and **CROOKS**.

KOOKS are CROOKS

KOOKS are the victims of the **CROOKS**. *But, they fail to PROTECT their NATURAL RIGHTS, because of a small **BENEFIT** or frivolous **FEAR** of loss.*

They are **SILENT VICTIMS**.

In Law, a person who **SUPPORTS CROOKS** by way of **SILENCE** is a **CROOK** by definition.

Silent VICTIM is as GUILTY as CRIMINAL.

Everyone has a NATURAL DUTY to protect their NATURAL RIGHTS.

KOOKS and CROOKS lose their HUMAN DIGNITY

**The CROOKS lose their HUMAN DIGNITY
for violating NATURAL RIGHTS of others,
KOOKS lose theirs for NOT protecting
their NATURAL RIGHTS.**

HATRED, PRIDE, HONOR, INSANITY

HATRED

HATRED is a **strong** feeling of **DISLIKE**.

There are two kinds of HATRED.

1. NATURAL HATRED is the natural feeling against **CRIMINALS** and **CROOKS** that is attributed to **REASONABLE** people.

2. POLITICAL HATRED is prompted by the feeling of **SUPERIORITY**. **CROOKS** believe that they are superior to others for some reason, such as belief, race, sex, nationality, etc. to create **HATRED**.

NATURAL HATRED is **NECESSARY** for the protection of the **PUBLIC**.

POLITICAL HATRED is the source of **GANG FIGHTS** and **CORRUPTION**.

PRIDE

PRIDE is the feeling of
POWER and **SUPERIORITY**
WINNERS FEEL after beating others.

Powerful persons who beat others and accumulate WEALTH from the LOSS of OTHERS feel PRIDE. Nevertheless, they cannot feel the PAIN of losing their HUMAN DIGNITY.

HONOR

HONOR is the high esteem of people who protect their own NATURAL RIGHTS as well as others. It is the proper attribute for judges, businessmen and public workers who diligently protect the NATURAL RIGHTS of the people.

Honorable people are the RESPECTABLE and TRUSTWORTHY members of the PUBLIC.

INSANITY

INSANITY is the **DISABILITY** of protecting one's **NATURAL RIGHTS**, due to mental status.

INSANE people are controlled by their **CUSTODIANS**. *Therefore*, they are **NOT** responsible for their actions; they cannot sue their **CUSTODIANS**.

SANE people may **CHOOSE** a **POLITICIAN** to act as their **CUSTODIAN** by **VOTING**. *In that case*, under the **LAW**, they are treated as **“INSANE”**.

That is why **VOTERS** are treated as **“INSANE”** and **FORCED** to **PAY TAX** for working, shopping and living by their **CUSTODIANS**.

DUPING about LAW

Since **CROOKS** work by **DUPING the PUBLIC about the LAW**, we must have a clear and **FIRM CONCEPT** of **the LAW**, before getting into **DUPING GAME**.

First things FIRST

**First thing you have to KNOW
about the LAW is that:**

**ABSOLUTELY it is IMPOSSIBLE to
MAKE and CHANGE the LAW.**

“MAKING LAW” is an OXYMORON; a HOAX.

LAW

**In general, LAW means
ABSOLUTE
NATURAL NECESSITY.**

An example of LAW

BREATHING is an **ABSOLUTE NATURAL NECESSITY** for us, if we want to live. *Therefore*, it is the LAW, we must **OBEY** and keep breathing. *Nevertheless*, it is **possible to break the LAW**, if we are **NOT** willing to live.

TAX is NOT an ABSOLUTE NATURAL NECESSITY

**TAX is an arbitrary DEMAND OF MONEY. Therefore,
TAX is NOT LAW, by definition.**

*Nevertheless, if you BELIEVE; any RULE CAN BE
ENFORCED on you, as if it were a LAW,
without any consequences.*

**“TAX LAW” is a HOAX,
within the definition of LAW.**

PROPERTIES OF LAW

Since LAW is absolute
natural NECESSITY;
the Rules of LAW are:

1. **DISCOVERED** from the Nature; *no one can MAKE or CHANGE them.*
2. **FIRM** and **unequivocal**; *never change or fail.*
3. **PROVEN** any time; *reasonable people never ARGUE or DENY them.*
4. **CONSISTENT**; *never contradict with each other.*
5. **VALID** in the environment they are **DISCOVERED**.



APPLICATIONS OF LAW

Plural LAW refers to the RULES OF LAW in a specific environment:

- 1. UNIVERSAL LAWS:** Applicable to everything in the universe.
- 2. PHYSICAL LAWS:** The rules of science.
- 3. SOCIAL LAWS:** Court law, the rules of JUSTICE.



UNIVERSAL LAWS

1. **CONSERVATION:** Nothing is created or destroyed completely.
2. **DUALITY:** Everything exists with their counterparts.
3. **RELATIVITY:** Everything moves with respect to another thing.
4. **BALANCE:** Motion seeks balance; equal pressure/force.

**All the RULES of LAW are
consistent with universal LAWS.**



SOCIAL LAWS

Social LAWS are the LAWS applied to HUMAN ACTIONS.

Social LAWS are the **ABSOLUTE NATURAL NECESSITIES of a **HEALTHY SOCIETY** that everyone enjoys **LIFE in PEACE.****

That is the **PROTECTION of **NATURAL RIGHTS** and **HUMAN DIGNITY.****



NATURAL JUSTICE

**NATURAL JUSTICE is
PROTECING NATURAL RIGHTS.**

**NATURAL RIGHTS are PROTECTED
by **LAW Enforcement** and **COURTS.****



**LAW ENFORCEMENT ARRESTS
CRIMINALS to bring to JUSTICE.**

**COURTS OF LAW SERVE
NATURAL JUSTICE by
applying NATURAL LAW to
protect our NATURAL RIGHTS.**



NATURAL JUSTICE is IMPOSSIBLE

1. Where VICTIMS stay SILENT and FAIL to take action to PROTECT their NATURAL RIGHTS.

It is the DUTY of VICTIMS to SEEK JUSTICE by
INVOKING the POWER of LAW.

2. Administration of JUSTICE is CORRUPT.

It is the DUTY of the PUBLIC to take ACTION against the
corruption in the Administration of JUSTICE.



FAILURE of the PUBLIC

Where the PUBLIC is **UNAWARE of their NATURAL RIGHTS FAIL to protect them, **CROOKS** may take the **LAW in their hands** and DICTATE the PUBLIC, to serve their own SPECIAL INTERESTS.**

In fact, that is the ISSUE we are face to face today.

NATURAL LAW IS BROKEN

CROOKS took the advantage of **SILENT PUBLIC** and **BROKE NATURAL LAW** into **TWO PIECES** to defeat **NATURAL JUSTICE** and serve their own special **INTERESTS**.

A person who breaks the **LAW** is a **CROOK** by definition.

NATURAL LAW is broken into TWO pieces

1. CRIMINAL Law

2. INNOCENT/Civil Law

To serve TWO kinds of JUSTICE.

DUAL JUSTICE

NOW, the COURTS serve two kinds of JUSTICE:

- 1. CRIMINAL Justice:** Served for KOOKS.
- 2. INNOCENT/Civil Justice:** Served for CROOKS.

DUAL JUSTICE is
like two headed man.



HOW DID CROOKS DUPE the PEOPLE and BREAK THE LAW?

Like any other SCAM business, DUPING the people about LAW is accomplished by playing a GAME. The game is called “The GAME OF POLITICS”.

**POLITICAL GAME is a POWER GAME.
Winner of the game makes laws to
EXTORT MONEY from the PUBLIC.**

POLITICAL GAME

As the name implies, the GAME of POLITICS is all about:

POLY TICKS that DUPE and SUCK the LIFEBLOOD/MONEY of PEOPLE.

REQUIREMENTS OF THE GAME:

- 1. Surrendering HUMAN DIGNITY.**
- 2. Skill of LYING and DUPING people.**

PLAYERS OF THE GAME:

POLITICAL GAME IS PLAYED BY CROOKS.

By definition, a person who DUPES the PUBLIC about LAW is a CROOK.

HOW do CROOKS PLAY POLITICS?

1. CROOKS **DIVIDE** the PUBLIC into two or more **GANGS** and they become the LEADERS of the GANGS: usually, RIGHT and LEFT.
2. By using the media, they **DUPE** the PUBLIC that they need a “KING” **to make LAWS to control the PUBLIC, even though LAW MAKING is a HOAX** and controlling the PUBLIC amounts to **VIOLATION** of their RIGHTS.

ELECTION GAME

3. Then, they railroad the PUBLIC to VOTE and ELECT the “best KING” among the LEADERS of the GANGS.

4. After the ELECTION, the elected KING takes the LAW in his/her hands starts MAKING, BREAKING and CHANGING the LAW, along with the other GANG members.

Breaking the LAW

5. In the first round of the GAME, CROOKS BREAK the NATURAL LAW into two pieces: CRIMINAL and INNOCENT/civil.

Once the LAW is broken, the rest is very EASY. *Because, CIVIL LAW is “fake LAW” overriding NATURAL LAW and it is a perfect tool to manipulate and exploit the PUBLIC without any consequences.*

FAKE LAW/JUSTICE

6. Since CIVIL LAW is artificial, fake and make believe LAW, the rules of CIVIL COURTS are also fake, false and **inconsistent with rules of NATURAL JUSTICE.**

In civil courts, it is very easy to EXONERATE CROOKS; *because*, the LAW and established FACTS can be argued freely to **DUPE VICTIMS to believe that they suffered from a legitimate action.**

VIOLATION OF NATURAL RIGHTS

7. Next step is to RESTRICT the NATURAL RIGHTS of the PUBLIC and PROVIDE PRIVILEGES for supporting GANGS.

8. CROOKS use the media to maintain the enthusiasm of the VOTERS. Game players are changed by elections as necessary, but the WINNERS and RULES of the GAME NEVER CHANGE.

POLITICAL GAME IS A CRIME AGAINST THE PUBLIC *therefore, **POLITICIANS ARE CROOKS***

1. GANG POWER: GANGS are established to **GAIN** ***POWER above the LAW*** and provide special benefits for the gang members; otherwise, there is no reason for forming a **GANG**. *Therefore, **ALL GANGS** are against the **LAW**.*

Public servants must be independent and impartial.

2. EXTORTION: Using **GANG POWER** to **FORCE** the **PUBLIC** to pay for **WORKING, SHOPPING, LIVING** and **DYING** is a **CRIME** against the **PUBLIC**, called **EXTORTION**. A person who **FORCEFULLY OBTAINS MONEY** is a **CRIMINAL** by definition.

FORCED TAX is the **FUEL** of **CORRUPTION**, Nothing to do with **PUBLIC SERVICE**.

POLITICAL GAME IS A CRIME AGAINST THE PUBLIC *therefore, **POLITICIANS ARE CROOKS***

3. TREASON: BREAKING THE LAW INTO TWO PIECES and giving the **POWER** of the **PUBLIC/GOVERNMENT** to **PRIVATE BANKS** is the most **DESTRUCTIVE CRIME** against the **PUBLIC**; called **TREASON**.

The **MONEY EARNED** by the Public must be controlled and protected by the **PUBLIC BANKS**.

4. GENOCIDE: DUPING and railroading people **NOT** to protect their **NATURAL RIGHTS** is tantamount to **destroying their BRAIN**. A person who is unable to protect his **RIGHTS** is **BRAIN DEAD**, *by definition*.

Rendering millions of people unable to think and **PROTECT** their **RIGHTS** is tantamount to killing **THEM**.

NATURAL RIGHTS RESTRICTED BY CROOKS

**RESTRICTION of NATURAL RIGHTS is the
VIOLATION OF NATURAL RIGHTS; therefore,
it is a **CRIME AGAINST THE PUBLIC.****

- 1. RESTRICTION OF **WORK****
- 2. RESTRICTION OF ACCESS TO **JUSTICE****
- 3. RESTRICTION OF LAND USE and **NATURAL RESOURCES****
- 4. RESTRICTION OF SHARING **INFORMATION****

1. RESTRICTION OF WORK

NATURAL RIGHT: Everyone is the **NATURAL OWNER** and **CONTROLLER** of their **BODY**. *Therefore*, everyone has a **RIGHT to WORK** and **HELP** each other. Restriction of **NATURAL RIGHT to WORK** is a **CRIME** against the **PUBLIC**.

FACTS: Crooks took the **LAW** in their hands and **RESTRICTED** the **RIGHT TO WORK**.
Now, **WE** are **FORCED TO PAY** for our **RIGHT to WORK**, **TAX**, **UNION FEES**, **PERMITS**, **INSURANCE**, if we can get a **JOB**.

2. RESTRICTION OF ACCESS TO JUSTICE

NATURAL RIGHT: Everyone has a **RIGHT TO HAVE ACCESS TO JUSTICE** for the **PROTECTION** of their **NATURAL RIGHTS** and **HUMAN DIGNITY**.

FACTS: Crooks took the **LAW** in their hands and restricted the **RIGHT** to access to **JUSTICE**. The **VICTIMS OF CRIME** are **NOT ALLOWED** to file **LEGAL ACTION** against **CRIMINALS**. Criminals with money and status are very well protected by the **LAWYERS** in **CIVIL COURTS**. The **LAW ENFORCEMENT** is **SILENT**.

3. RESTRICTION OF LAND USE

NATURAL RIGHT: Everyone has a **RIGHT TO HAVE ACCESS TO NATURAL RESOURCES** and use a piece of **LAND** to built a shelter. Restricting **NATURAL RIGHT TO LAND** is a **CRIME** against the **PUBLIC**.

FACTS: Crooks **DUPED** the **PUBLIC** that **THEY ARE THE OWNER OF THE PUBLIC LAND** and they started to sell the **RIGHT TO USE LAND** and they created housing crisis, **RENT SCAM**, homelessness,

4. RESTRICTION OF SHARING INFORMATION

NATURAL RIGHT: Everyone has a **RIGHT TO KNOW** and **SHARE NECESSARY INFORMATION FOR SURVIVAL** and enjoyment of **LIFE**. Restricting the **NATURAL RIGHT** to share information is a **CRIME** against the **PUBLIC**.

FACTS: Crooks took the **LAW** in their hands under the names of **PRIVACY, COPYRIGHT, PATENT, CONFIDENTIALLY, GAGGING, CENSORSHIP,** **RESTRICTED** information sharing to hide their **CRIMES** from the **PUBLIC**. Now, they treat the people who share **INFORMATION** as **CRIMINALS** and **PIRATES**.

PRIVILEGES GIVEN TO SUPPORTERS of CROOKS

- 1. DUAL JUSTICE**
- 2. PRIVATE BANKS**
- 3. SLAVERY**
- 4. EXTORTION**
- 5. FORMING GANGS**
- 6. GAMBLING**
- 7. CRIME INSURANCE**
- 8. DRUG DEALING**
- 9. COPYRIGHT**
- 10. PRIVACY**

**POLITICAL
CORRECTNES**

PRIVILEGES are the
CRIMES legalized for
easy **MONEY GAIN**.

1. DUAL LAW/JUSTICE

CRIME: PERVERTING NATURAL JUSTICE by FABRICATING and serving DUAL JUSTICE is a CRIME against the PUBLIC.

POLITICAL CORRECTION: After BREAKING the LAW into two pieces, CROOKS started to serve DUAL JUSTICE; one for themselves and supporters; another one for the PUBLIC. Today in Civil courts, the LAWYERS can freely argue the **rules of LAW** and the **established FACTS** to DUPE THE VICTIMS, EXONARATE CROOKS, WIN COURT CASES and make windfalls of MONEY.

2. PRIVATE BANKS

CRIME: Money is a **NATURAL RIGHT EARNED** by **WORKING**. *Therefore*, no one can control the money **PUBLIC EARNS** other than **PUBLIC/GOVERNMENT**. Giving the **POWER OF CONTROLLING THE MONEY PUBLIC EARNS** to **PRIVATE BANKS** is the most **DESTRUCTIVE CRIME**, called **TREASON**.

POLITICAL CORRECTION: **CROOKS** took the **LAW** in their hands and gave the **POWER** of controlling **MONEY** to **PRIVATE BANKS**.

Government turned into a **PRIVATE BUSINESS** financially dependant on **PRIVATE BANKS** and **FORCED TAX**.

3. SLAVERY

CRIME: The **PRODUCT OF COLLECTIVE WORK** must be **SHARED** for the cause of **JUSTICE**. It is a **CRIME** against the **PUBLIC** to **PRESSURE** or **FORCE** the people to sell or rent their **BODY** to **EXCESSIVE MONEY OWNERS**.

POLITICAL CORRECTION: **CROOKS** privatized the **BANKS** and **barrowing money** was restricted. *Therefore*, people had no choice other than renting their **BODY** to the persons who are privileged to **BORROW MONEY**, under the name of **HIRING**. *By definition*, the people who are **HIRED** for the **SOLE BENEFIT** of a **MASTER** are “**SLAVES**” within work hours. **SLAVES CANNOT** bring their masters to **JUSTICE**.

4. TAX EXTORTION

CRIME: Everyone is the owner of the products of their own **BODY. MONEY** is a product of human body, *therefore*, it is an **EARNED RIGHT** that no one can take it **FORCEFULLY**, even if some benefits are provided for the victims.

FORCED TAX a blatant **VIOLATION** of the **EARNED RIGHT**.

POLITICAL CORRECTION: **CROOKS DUPED** the **PUBLIC** that **FORCED TAX WAS NECESSARY** for **PUBLIC SERVICE** and they started to collect **FORCED-TAX** for **WORKING, SHOPPING, LIVING** and even **DYING**.

NO CROOK FORCEFULLY TAKES MONEY
for the benefit of his VICTIM.



Why is FORCED TAX NOT NECESSARY?

To answer this question we must understand two things:

- 1. MONEY CONCEPT**
- 2. PUBLIC BANKS**



What is MONEY?

First thing FIRST

**MONEY is A NATURAL
RIGHT earned by WORKING**

**MONEY is NOT a commodity
produced by PRIVATE BANKS.**

THE LAW

1. **MONEY** is the **LIFE BLOOD** for the **CELLS** of the **SOCIAL-BODY**. The members of the **PUBLIC** cannot **survive** without **MONEY**. It is an **absolute necessity**.
2. *Therefore*, everyone has a **RIGHT** to obtain **MONEY** by **WORKING** or **BORROWING**.
3. Since **MONEY** is a **NATURAL RIGHT EARNED** by **WORKING**, it must be protected by **PUBLIC BANKS**.
4. No one **FORCEFULLY** can **TAKE** it away under the name of **TAX**, **FUX** or any other names.
5. The **LAW** exists for the **PROTECTION** of **MONEY**; **NOT** to provide easy **MONEY** for the **CROOKS**.



**MONEY is the INFORMATION
that indicates the amount of
WORK/HELP we have done
for the PUBLIC.**

**Using that information we can get
WORK/HELP from the PUBLIC.**

**There are two ways of determining the
amount of WORK/HELP in terms of MONEY:**

- 1. Free agreement/contract or**
- 2. Using labor standards.**



ABSOLUTE DEFINITION OF MONEY

**MONEY IS THE RECORD OF
WORK DONE FOR THE PUBLIC.**

The RECORD can be kept in human mind,
using precious metals or stones, paper,
checks, printed money, electronic money.



PUBLIC BANKS

The **OWNER of the MONEY PUBLIC EARNS is the PUBLIC. *Therefore,* PUBLIC MONEY must be RECORDED and controlled by **PUBLIC BANKS.****

No one has a RIGHT to control PUBLIC MONEY, other than **PUBLIC BANKS.**

The DUTY of PUBLIC BANKS

- 1. DEPOSIT:** PUBLIC BANKS keep the RECORDS of WORK done for the PUBLIC.
- 2. BUYING:** Upon the request of the account owner makes payments by transferring the records of work to others.
- 3. LENDING:** PUBLIC BANKS provide money for the members of the PUBLIC who want to BORROW money.
- 4. PAYING GOVERNMENT EXPENSES.**



PUBLIC=GOVERNMENT

Under the NATURAL LAW, GOVERNMENT is the BRAIN and PROTECTOR of the PUBLIC BODY. *Therefore,* GOVERNMENT is synonymous with the PUBLIC.

The people who work for the GOVERNMENT, work for the PUBLIC.

ECONOMY is all about FAIR exchange of WORK



HOW do PUBLIC BANKS WORK?

- 1. DEPOSIT:** If we WORK for the PUBLIC/GOVERNMENT, government doesn't need money to pay us. PUBLIC BANK enters a **positive number** to our electronic account. IT IS PAID; *because*, MONEY is the RECORD of our work DONE for the PUBLIC/GOVERNMENT.
- 2. BUYING:** If we want to BUY something we electronically inform the PUBLIC BANK, they make the payment electronically.

BORROWING MONEY

3. If we **NEED** something; but, we do not have enough **MONEY** in our account, we use **PUBLIC CREDIT** and **BUY** whatever we need. **PUBLIC BANK** enters a **negative number** to our account. By working for others/**PUBLIC** we pay our **DEBT** and keep our account always **POSITIVE** for rainy days and retirement.

PUBLIC BANKS do not **DEMAND INTEREST**; *because*, the objective of the **BANK** is not to **MAKE MONEY** by using the **MONEY** people **EARN**.

HOW do PUBLIC BANKS WORK?

4. PAYING GOVERNMENT EXPENSES: If the **GOVERNMENT** needs some equipment for **PUBLIC SERVICE**, buys them by entering a **positive number** to the vendor's account. **THAT IS IT**, vendor has money in its account. **Government does not need to borrow money or FORCE the PUBLIC to pay TAX.**

SUMMARY

Government does not NEED MONEY.

PUBLIC BANKS are source of MONEY;

Because,

**PUBLIC BANKS keep the RECORD of our
WORK done for the PUBLIC.**

That RECORD is the MONEY.

**CROOKS gave away
the POWER of MAKING MONEY
that is KEEPING the RECORD OF
WORK to private banks.**

**That is the reason WE ARE FORCED TO PAY TAX
for WORKING, SHOPPING, LIVING and DYING.**

It is a **BLATANT INSANITY** to give the POWER OF MAKING
MONEY TO PRIVATE BANKS, and EXTORT TAX from the PUBLIC.

About FORCED TAX

Where TAX is the LAW,
PEOPLE are the **criminals**
who get *acquitted* by
paying MONEY.

NO CROOK forcefully
takes money for the
benefit of his VICTIM.

**Use of FORCE or threat
to sell something is
against the common
business LAW.**

Criminal Code of Canada

346 (1) Every one commits extortion
who, without reasonable
justification or excuse and with
intent to **obtain anything, by threats,**

Private BANK SCAM

*As you know, PRIVATE BANKS have the **PRIVILEGE** of issuing **BANK CHECKS** that is used like **MONEY**; but it is **not REAL money**; because, PRIVATE BANKS do **NOT** represent **PUBLIC INTEREST** and they produce **NOTHING TANGIBLE** for the benefit of the **PUBLIC**. Private banks give **FAKE MONEY** to borrowers. But, borrowers **WORK** and pay their loan with **REAL MONEY**. The **REAL** money plus **INTEREST** goes to the accounts of the **BANK** owners.*

UNSTABLE MONEY

For the protection of the PUBLIC, it is IMPORTANT that **the value of MONEY must be kept STABLE**. Nevertheless, it is IMPOSSIBLE TO KEEP the value of the MONEY STABLE, where PRIVATE BANKS use it as a **commodity** and **gamble** with it, in the stock markets.

If the value of money is not kept STABLE, **the PUBLIC SUFFERS from INFLATION and DEFLATION**. Those creates, *loss of money, unemployment, trade deficits, high interest rates, housing crisis, poverty* and **CORRUPTION** to DESTROY the SOCIETY.

INFLATION-DEFLATION

INFLATION: If private banks issue excessive **BANKS CHECKS** - *that is the usual case* - INFLATION occurs. Inflation is the **MONEY STOLEN** from the savings of the **PUBLIC**.

DEFLATION: Since **PRIVATE BANKS deny to loan** money to ordinary people, there is always **SHORTAGE OF MONEY**. That causes **DEFLATION, UNEMPLOYMENT** and more **FORCED TAX**.

Private GOVERNMENT

After the privatization of BANKS the government became a PRIVATE CORPORATION that is financially dependant on PRIVATE BANKS and FORCED TAX.

Therefore, the CROOKS posing as “*public servants*” FORCE us to PAY TAX for working, shopping, living and dying.

NO CROOK FORCEFULLY TAKES MONEY FOR THE BENEFIT OF HIS VICTIMS. Yet, CROOKS who are acting as PUBLIC SERVANTS do.

PUBLIC DEBT?

CROOKS always talk about **PUBLIC DEBT**, **GOVERNMENT DEBT**, **BUDGET DEFICIT**, **INTEREST PAYMENTS** and **FORCE** the **PUBLIC** to **PAY MORE TAX**.

Nevertheless, **NO CROOK** explains to the **PUBLIC** that:

How is it **POSSIBLE** that the **PUBLIC PRODUCES** all the **goods and services** in our economy, **OWE** money to the **PRIVATE BANKS** that **PRODUCE NOTHING TANGIBLE?**

BENEFITS OF PUBLIC BANKS

- 1. SECURITY:** The money EARNED by the PUBLIC is protected by the PUBLIC; *therefore*, PUBLIC BANKS are more SECURE.
- 2. NO FORCED TAX:** Since MONEY is the record WORK DONE FOR THE PUBLIC, **government do not need money for PUBLIC SERVICE**. Public bank records all the WORK done for the government in their accounts.
- 3. STABLE MONEY:** In one BANK money control is easier; INFLATION and DEFLATION can be controlled with PRECISION.
- 4. NO INTEREST:** Since the objective of the private banks is to make PROFIT from the SAVINGS OF THE PUBLIC, they charge **INTEREST** as much as people can bear. The DUTY of the public banks is to protect PUBLIC MONEY; *therefore*, they do not charge interest to keep the money more stable.

BENEFITS OF PUBLIC BANKS

5. TRANSPERANCY - LESS CRIME: Since the accounts of everyone are in the same bank, it is easier to control unjust enrichment, scam business, money laundering, loan delinquency ..

6. RIGHT TO BORROW: Everyone can BORROW money and enjoy being treated with HUMAN DIGNITY.

7. LESS UNEMPLOYMENT: Since everyone has a RIGHT TO BORROW MONEY, unemployment is very unlikely.

8. PUBLIC TRUST: Public TRUST is an encouragement for WORK and HELPING each other. Social life becomes a mutual enjoyment rather than a struggle for beating each other and getting ahead.

5. SPECIAL INTEREST GANGS

CRIME: USING GANG POWER TO VIOLATE NATURAL RIGHTS is a CRIME AGAINST THE PUBLIC. Everyone, has equal NATURAL RIGHTS; *therefore*, no one or a group of people/GANGS can have excessive RIGHTS/PRIVILEGES over THE PUBLIC.

POLITICAL CORRECTION: CROOKS legalized GANGS under the **fake RIGHT** of “freedom of association”. GANGS are UNLAWFUL; *because*, they are **COUNTERACTIVE** to the PUBLIC INTEREST. Privileges given to GANGS are all the CRIMES legalized by the CROOKS.

All GANGS are the supporters of CROOKS. Political parties, Labor unions, Religious organizations, Professional associations, Business associations, Human Rights

6. GAMBLING/LOTTERY SCAMS

CRIME: MONEY is the LIFEBLOOD of the people. No one has a RIGHT to take the MONEY of others by FORCE, DECEPTION or by unlawful AGREEMENTS.

POLITICAL CORRECTNESS: GAMBLING is taking money by DECEIVING the victims that they will **GAIN MONEY** by playing a **GAME**.

GAMBLING is an agreement to TAKE MONEY without providing any tangible benefits. Since TAKING MONEY from a person without providing any tangible benefits is tantamount to THEFT, GAMBLING is an **UNLAWFUL agreement**.

Agreements on UNLAWFUL ACTS are also UNLAWFUL.

Nevertheless, CROOKS legalized GAMBLING and SOLD the PRIVILEGE of committing the CRIME to their supporters.

7. CRIME INSURANCE

INSURANCE is a BUSINESS SCAM like GAMBLING. The victim is DUPED to WIN MONEY, if he/she loses something unexpectedly, instead of playing a GAME.

The majority of INSURANCE business protect the persons who are IRRESPONSIBLE, RECKLESS and NEGLIGENCE of safety rules. Therefore, it is harmful for PUBLIC INTEREST; it removes the responsibility to PAY FOR ONE'S OWN MISTAKES; and PENALIZE responsible and diligent people.

Under the LAW, CAUSING HARM by ignoring the SAFETY RULES is called "CRIMINAL NEGLIGENCE", it is a CRIME. *Nevertheless,* CROOKS SELL INSURANCE FORCEFULLY to protect CRIMINALLY NEGLIGENCE people who harm the PUBLIC. See ICBC CRIME.

8. DRUG DEALING

CRIME: Everyone is the **OWNER** and controller of their **BODY**, *therefore*, everyone has a **RIGHT** to decide on what substances to take as they **NEED**. It is a **CRIME** to control **SANE** and **INNOCENT** peoples' choices about their **BODIES**.

POLITICAL CORRECTNESS: **CROOKS** took the **LAW** in their hands and **RESTRICTED** using and selling some **DRUGS**; on other hand, provided privileges to sell **DRUGS** for their supporters for easy money **GAIN**. They **DUPE** the **PUBLIC** that drug **CONTROL** is necessary for the public health.

The legalization of **CANNIBIS** is the proof of that drug **CONTROLS** are not for the **PROTECTION** of **PUBLIC** health; but for the **PROTECTION** of special interests of the **CROOKS**.

The loss of HUMAN DIGNITY is the main cause of DRUG USE

It is a fact that DRUG USE is an epidemic and on the RISE. More and more people depend on DRUGS.

The fundamental REASON for DRUG ADDICTION is the CORRUPTION in the PUBLIC SERVICE. Corruption destroys NATURAL RIGHTS and HUMAN DIGNITY. The people who SUFFER from the loss of their HUMAN DIGNITY cannot enjoy life anymore and turn to DRUGS FOR RELIEF.

If the CORRUPTION is NOT prevented, MENTAL HEALTH and DRUG CRISIS may reach to a point where there is no return.

9. COPYRIGHT

CRIME: COPYRIGHT is all about restricting the RIGHT to OWN and SHARE INFORMATION, and provide the PRIVILEGE of COPYING and selling the same INFORMATION again and again without any limit. Restricting buyers' RIGHTS and providing privileges to sellers is a CRIME against the PUBLIC.

POLITICAL CORRECTNESS: A person who pays CROOKS some money, buys the privilege of COPYRIGHT and makes windfalls of money without extra work. COPYRIGHT is perfect example of UNJUST ENRICHMENT that is a CRIME against the PUBLIC. *Like any other producer*, producers of intellectual products must produce something they can get fair amount of money for their work. If they cannot sell their product for a fair price, they should not produce it.

10. PRIVACY/GAGGING

CRIME: Hiding **CRIME** from the **PUBLIC** is a **CRIME**.
Criminals must be exposed; *otherwise*, the **PUBLIC**
cannot protect themselves against the **CRIMINALS**.

POLITICAL CORRECTNESS: **CROOKS** took the **LAW** in
their hand and created the **PRIVILATE** of hiding their
CRIMES under the names of “**PRIVACY**”, “**GAGGING**”,
“**CONFIDENTIALITY**” and “**CENSORSHIP**”.... **Honest**
public workers never hide anything from the PUBLIC.

GOVERNMENT

Government is a public ORGANIZATION in charge of **protecting** the NATURAL RIGHTS of the PUBLIC, founded under the **LAW of the LAND**; that is NATURAL LAW.

For the protection of the NATURAL RIGHTS, it is absolutely necessary that ADMINISTRATION of JUSTICE and BANKS MUST BE UNDER THE CONTROL OF THE PUBLIC.

GOVERNMENT = PUBLIC INTEREST

Government workers are not above the LAW

Since the **GOVERNMENT** is established under the **LAW of the Land**, government employees **ABSOLUTELY HAVE NO AUTHORITY** to take the **LAW** in their hands to **MAKE** or **BREAK** the **LAW**.

GOVERNMENT must represent the **best INTEREST** of the **PUBLIC**. *Therefore*, **PUBLIC** workers must be **INDEPENDENT** and **IMPARTIAL** members of the **PUBLIC**. **No GANG** members should be allowed to work in **PUBLIC SERVICE** since **GANGS** work for their own interests.

TWO KINDS OF GOVERNMENT

DEMOCRACY

DEMOCRACY is derived from the Greek *dēmokratiā*, which was coined from *dēmos* (“people”) and *kratos* (“rule”), that means “rule by the people”.

Therefore, DEMOCRACY is self government of the PEOPLE where NATURAL RIGHTS are protected by the NATURAL LAW and everyone lives with HUMAN DIGNITY.

DEMOCRACY is all about PUBLIC INTEREST.

DUPECRACY

DUPECRACY is derived from the English “dupe” (deception) and Greek “kratos” (rule), that means “rule by deceiving the people”.

DUPECRACY is government by the **RULES** of political **GANGS**. The people are **DUPED** to believe that ***GANG RULES are the LAW***. **GANG RULES** are enforced as if they were the **LAW**, *as long as the **PUBLIC** is silent.*

DUPECRACY is all about **GANG POWER** and serving their **special GANG INTERESTS**.

PROTECTION OF NATURAL RIGHTS and HUMAN DIGNITY

Protection of NATURAL RIGHTS is absolutely necessary to MAINTAIN HUMAN DIGNITY.

Therefore, we must report CROOKS to the Administration of Justice.

If Administration of Justice FAILS, it is our NATURAL DUTY is to inform and protect each other, against CROOKS.



As a **VICTIM** of ICBC and **CORRUPT COURTS**, it is my the **DUTY** to expose the **CROOKS** who are **HARMING** the **PUBLIC**.

Otherwise, it is **IMPOSSIBLE** to prevent **CRIME** and **CORRUPTION**.
Silent **VICTIM** is the **HELPER** of **CRIMINALS**.

Ron Korkut

Since, I have the conclusive
EVIDENCE of the **STATED FACTS** and
I have given due **NOTICES** to the
persons who are involved in the **ICBC**
CRIME, I am NOT responsible for their
loss of **REPUTATION** or **HUMAN**
DIGNITY this presentation may cause.

Ron Korkut

HIT and RUN CRIME

I am an electrical engineer. I was working at BCIT, someone hit my car and ran away on the Pattullo Bridge, on May 31, 2009.

The offender was caught, but he was not prosecuted; *because*, ICBC assumed the liability of the CRIME. ICBC PROVIDED insurance benefits to the offender and DENIED my suffering from the potentially FATAL HIT and RUN CRIME.

Insurance for CRIMINAL NEGLIGENCE is a CRIME

I discovered that ICBC insures and protects ALL CRIMINALLY NEGLIGENT DRIVERS who kill 264, injure 51,000 people a year; NOT only hit and run CRIMINALS. Since ICBC is liable for the CRASHES of CRIMINALLY NEGLIGENT DRIVERS, ICBC is also LIABLE for 264 lives lost in those CRASHES.

**As a victim of ICBC, it was my DUTY
to bring ICBC to JUSTICE.**

DENIAL of access to JUSTICE is a CRIME

Criminal Court registry refused my application. *Therefore,* I sought legal service. *Nevertheless,* ALL the LAWYERS refused to provide me with the legal service I needed. Since, the LAWYERS conduct was tantamount to OBSTRUCTION OF JUSTICE, I reported the issue to the Law Society. They declined to investigate the issue. They stated that the *lawyers have no obligation to provide legal service to the victims of CRIME.* *Therefore,* I filed a legal action against the CEO of the Law Society, **Timothy E. McGee. Justice **Nathan H. Smith** DISMISSED my case.**

CHIEF JUSTICE dismissed my legal actions.

I complained to the Chief Justice **Cristopher E. Hinkson. He refused to investigate my complaint. I was obliged to file legal actions against the Chief Justice Hinkson, Justice **Austin F. Cullen**, Justice **Janice R. Dillon**. All my actions were **DISMISSED** and Chief Justice Hinkson declared me “*vexatious litigant*”. My **access to JUSTICE** was **OBSTRUCTED**.**

JUL 13 2015

ENTERED



IN THE SUPREME COURT OF BRITISH COLUMBIA

No. S155390
Vancouver Registry

Between:

RON KORKUT

PLAINTIFF

And:

JANICE R. DILLON

DEFENDANTS


ORDER

BEFORE	(THE HONOURABLE)	
	(CHIEF JUSTICE HINKSON)	13 July 2015
	()	
	()	

THIS COURT, on its own motion and without a hearing, at Vancouver, British Columbia, on Monday, July 13, 2015 **ORDERS AND DECLARES THAT:**

1. The Notice of Civil Claim filed by Ron Korkut in Vancouver on July 2, 2015 in Supreme Court file No. S155390 Vancouver Registry is a nullity and is set aside as being filed in contravention of the Order of Madam Justice Dillon made March 19, 2015 in Supreme Court file No.S150231 Vancouver Registry.
2. No person is obliged to respond to the Notice of Civil Claim described in paragraph 1, nor to any other process or document filed in contravention of the Order of Madam Justice Dillon made March 19, 2015 that a court registry may have inadvertently filed or received.


By the Court


Registrar 74

The Honourable Chief Justice Hinkson's ORDER.

Anyone can get a copy of this document from the court registry for verification.

800 Smithe St, Vancouver, BC V6Z 2E1

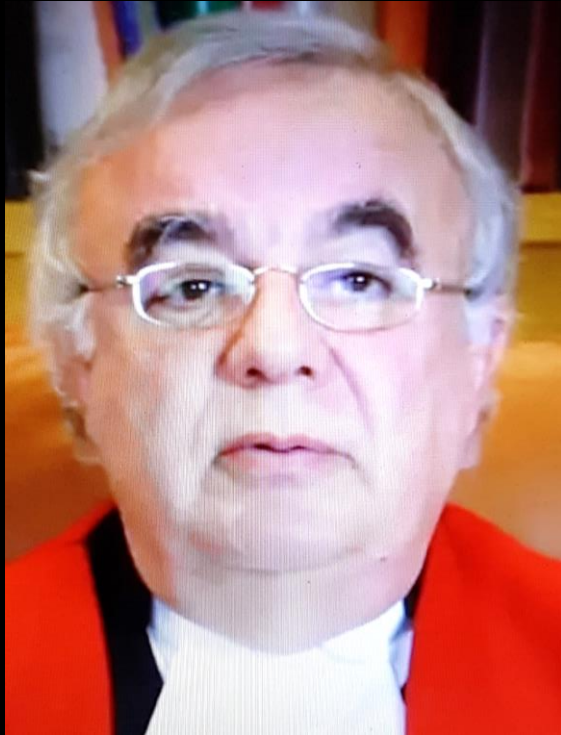
Phone: [\(604\) 660-2847](tel:6046602847)

FIRING A WHISTLE BLOWER IS A CRIME

I started to WARN my colleagues at BCIT against ICBC CRIME and the CORRUPTION in the COURTS. Under the directive of **Kathy Kinloch, Wayne Hand terminated my work, on Feb. 8, 2017. My Union, refused to help me and dismissed my grievance based on the single sided facts, under the supervision of **Stephanie Smith**, BCGEU president.**

NO AUTHORITY RESPONDED TO THE CORRUPTION IN THE COURTS

I reported the CORRUPTION to the authorities, POLICE, MEDIA, Ombudsman, Human Rights, Political Leaders; they failed to respond. Under the circumstances, I have no choice other than EXPOSING the CROOKS for the protection of the PUBLIC; *otherwise*, I am as **GUILTY as the CROOKS.**



The HONOURABLE Chief Justice of the Supreme Court of British Columbia, **Christopher E. Hinkson**



Christopher E. Hinkson DISMISSED Ron Korkut's legal actions knowing that:

- 1. Ron Korkut was a VICTIM of a hit and run CRIME committed under the liability of ICBC.**
- 2. ICBC was LIABLE for 264 people are being KILLED each year, by the CRIMINALLY NEGLIGENT drivers who drive under the liability of ICBC.**



ChiefJusticeHINKSONCASE.pdf

A Justice who dismisses the legal actions of a VICTIM OF CRIME is a CROOK by definition. 107

A dozen of CROOKS PROTECTING the TOP CROOK.

**Calling a person who HARMs the PUBLIC
A “CROOK” is not an insult; but, it is the
requirement of the LAW. *Otherwise*, if
CROOKS are treated with RESPECT, it is
IMPOSSIBLE TO PREVENT CORRUPTION.**

*You can **DOWNLOAD** relevant pdf documents from my websites.*

Nicolas Jimenez, ICBC CEO



The top authority of ICBC that sells INSURANCE *forcefully* to insure CRIMINALLY NEGLIGENT drivers who KILL 264 people a year is a CROOK, by definition. *ICBCletters.pdf*

**Timothy E. McGee
Law Society BC CEO** resigned



The top authority of the Law Society who refuses to investigate the misconduct of lawyers is a CROOK, by definition.

LawSocietyMcGeeCASE.pdf

**Donald AVISON
Law Society BC CEO**



The top authority of the Law Society who refuses to investigate the misconduct of lawyers is a CROOK, by definition.

LSBCletters.pdf

Michael ARMSTRONG Lawyer



A lawyer who aborts the legal action of a victim of CRIME and obstructs JUSTICE is a CROOK, by definition.

LawSocietyMcGeeCASE.pdf

Justin Trudeau, PM, CANADA



The top authority in a country who is **SILENT** about the insurance for **ROAD CRIMES** and the abortion of criminal cases, is a **CROOK**, by definition. *PMletters.pdf*

David Eby, AG, BC



The top authority in the Administration of **JUSTICE** who is **SILENT** about the insurance for **ROAD CRIMES** and the abortion of criminal cases, is a **CROOK**, by definition. *AGletters.pdf*

John Horgan, Premier of BC



The top authority in a province who is **SILENT** about **ICBC-CRIME** and the **CORRUPTION** in the Supreme Court is a **CROOK**, by definition. *PREMIERletters.pdf*

Kennedy Stewart, Vancouver Mayor



The top authority in a city who is **SILENT** about the failure of the law enforcement and **ICBC CRIME** is a **CROOK**, by definition. *VANmayorsletters.pdf*

Kathy Kinloch, President BCIT



The top authority of a school who **TAMPERS** with employee accounts and **FIRES** whistleblowers is a **CROOK**, by definition. *BCITletters.pdf*

Stephanie Smith, President BCGEU



The top authority of a labour union who **DISMISSES** the grievance of the members based on the single sided facts is a **CROOK**, by definition. *BCGEUletters.pdf*

Catherine TAIT, CEO, CBC



The top authority of CBC who **REFUSES TO INFORM** the **PUBLIC** about **ICBC-CRIME** and the corruption in the Supreme Court is a **CROOK**, by definition. *CBCletters.pdf*

Adam Palmer, VPD Chief



The top authority of **LAW ENFORCEMENT** who **IGNORES** the abortion of criminal cases and **ICBC-CRIME** is a **CROOK**, by definition. *VPDletters.pdf*

CORRUPTION

**Where the COURTS are CORRUPT,
it is IMPOSSIBLE to bring the
CROOKS to JUSTICE and prevent
CORRUPTION.**

CORRUPTION starts from the COURTS.

**CORRUPTION in the COURTS
is corruption everywhere.**

CORRUPTION

**CORRUPTION is an organized CRIME.
CORRUPTION is the CANCER of the SOCIETY**

**CORRUPTION KILLS HUMAN DIGNITY
and DESTROYS the SOCIETY.**

**FORCED TAX
UNEMPLOYMENT
CRIME INSURANCE
HOUSING CRISIS
MENTAL HEALTH CRISIS
COST OF LIVING**

**DRUG EPIDEMIC
LOSS OF TRUST
LIFE IN FEAR AND AGONY
CRIME BUSINESS
GANG FIGHTS
SLAVE LABOR**

Under the circumstances:

**There is NO PROTECTION
against the CORRUPTION
other than PUBLIC ACTION.**

It is our NATURAL DUTY to INFORM and PROTECT each other.

SUMMARY

- 1. CORRUPTION is the product of POLY TICKS.**
- 2. It is *impossible* to STOP CORRUPTION, as long as the POLITICAL GAME is played.**
- 3. It is *impossible* to stop the POLITICAL GAME, as long as the CORRUPTION in the Courts goes on.**
- 4. It is *impossible* to STOP CORRUPTION in the Courts without learning the LAW and restraining the CROOKS who SERVE DOUBLE JUSTICE.**
- 5. It is *impossible* to STOP CORRUPTION in the COURTS, as long as the PUBLIC is SILENT and complaisant.**
- 6. NO FIGHTING is necessary! Therefore, there is no reason for FEAR. Just STOP VOTING for CROOKS and stick with your DUTY to know and protect the LAW.**

DUTY CALL

It is **IMPOSSIBLE** prevent **CORRUPTION** as long as the **COURTS** run under the supervision of a **CROOK** who dismisses the legal actions of the **VICTIMS** of **CRIME** and serves **DOUBLE JUSTICE**.

Therefore, **it is ABSOLUTELY NECESSARY** that **Chief Justice Christopher E. Hinkson** must be **OUSTED**.

Where the Courts fail, the **DUTY TO PROTECT THE LAW** – *naturally* – falls on the members of the **PUBLIC**; *therefore*, under the **LAW** of the **LAND**, **we are authorized to issue a WARRANT** for the **ARREST of Chief Justice**.

Please, sign the **WARRANT** for the protection of the **LAW** of the **LAND** and our **HUMAN DIGNITY**.

The RULES of LAW

Under the LAW of the LAND, the members of the PUBLIC who REFUSE to sign a legal document that is absolutely NECESSARY for the protection of the PUBLIC are the helpers of the CROOKS; therefore, they are as GUILTY as the CROOKS.

Everyone who FAILS to PROTECT the LAW, is bound to SUFFER from the consequences of it.

CONTACT 1:

Nicolas Jimenez,
President and CEO, ICBC
151 West Esplanade
North Vancouver, BC, V7M
Nicolas.Jimenez@icbc.com

Timothy E. McGee, xCEO
The Law Society of British Columbia
845 Cambie Street
Vancouver, BC V6B 4Z9

Donald J. Avison, CEO
The Law Society of British Columbia
845 Cambie Street
Vancouver, BC V6B 4Z9
DAvison@lsbc.org

Christopher E. Hinkson,
The Chief Justice of SCBC
800 Smithe Street
Vancouver BC V6Z 2E1
Phone: 604-660-2760

Mr. Justin Trudeau, Prime Minister
80 Wellington Street
Ottawa, ON K1A 0A2
Justin.trudeau@parl.gc.ca

John Horgan, Premier
Parliament Buildings
Victoria, BC V8V 1X4
premier@gov.bc.ca

David Eby
Minister of Justice and A. G.
PO BOX 9044 Stn Prov Govt
Victoria BC V8W 9E2
david.eby.MLA@leg.bc.ca

CONTACT 2:

Michael G. Armstrong
2080-777 Hornby Street
Vancouver, BC V6Z 1S4
mga@armlaw.com
604 633 4282

Kennedy Stewart, Mayor
3rd Floor, City Hall
453 West 12th Ave
Vancouver, BC V5Y 1V4
604 873-7621

Adam Palmer Chief Constable
2120 Cambie St.
Vancouver, B.C.
Canada V5Z 4N6
vpd@vpd.ca **604-873-7000**

Kathy Kinloch, President, BCIT
3700 Willingdon Ave.
Burnaby, BC V5G 3H2
Kathy_Kinloch@bcit.ca

Stephanie Smith, President
of **BCGEU**
4911 Canada Way,
Burnaby, BC V5G 3W3
communications@bcgeu.ca

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

**Please, do not hesitate to get
in touch with me, if you have
any questions or concerns.**

Ron Korkut
5249 Laurel St.
Burnaby BC V5G 1N1

ron@ethicsfirst.ca

Text: 778 378 9009

To the Law Enforcement:

WARRANT

FACTS: Chief Justice **Cristopher E. Hinkson** Dismissed Ron Korkut’s legal actions knowing that he was a VICTIM of hit and run crime insured by ICBC. ICBC insures and protect CRIMINALLY NEGLIGENT DRIVERS WHO KILL 264 and injure 51,000 a year, in British Columbia. S155390, July 13, 2015

APPLICABLE LAW: A Justice who dismisses the legal actions of a victim of crime is the **protector** of CRIMINALS and a serious **threat** to PUBLIC SECURITY.

ACTION REQUIRED BY THE LAW: For the **protection of PUBLIC**, Chief Justice Cristopher E. Hinkson must be arrested and brought to JUSTICE.

Principle of LAW: Where the Courts fail, the **DUTY to protect the Law of the Land** falls on the members of the PUBLIC; *therefore*, they are authorized to issue an arrest warrant. *Otherwise*, it is impossible to prevent CORRUPTION.

www.ilaw.site

This warrant is signed by
who is a member and **natural representative of the PUBLIC.**

Signature

Date

Email

Phone

**We are the HONOURABLE MEMBERS of the PUBLIC.
We are not a flock of FOOLS to be herded by CROOKS.
WE MUST PROTECT EACH OTHER or we are DOOMED.**

POSSIBLE ACTIONS:

1. Please, forget about frivolous FEAR of CROOKS and TRUST the POWER of LAW.
2. *At least*, you can SHARE this information with all your contacts.
3. Ask them do the same with their contacts.
4. Let me know, if you have any questions about signing the WARRANT by email.
5. Print the WARRANT, sign and mail/email it to my address. (See Contacts 2)
6. Write to your MLA to take action against the CORRUPTION in the Courts and ICBC CRIME.
7. Stop voting any member of POLITICAL GANGS. The representatives of the PUBLIC must be INDEPENDENT and IMPARTIAL.
8. Never stop paying FORCED TAX for WORKING, SHOPPING and LIVING, until the CORRUPTION is resolved, *otherwise* CROOKS may ruin your life.