PUBLIC DOCUMENT

Staff Sergeant Major John A. Buis, M.O.M. Executive Non-Commissioned Officer to the Officer in Charge Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G

Dear Mr. Buis,

As a **victim** of potentially fatal hit and run crime I have a RIGHT and DUTY to bring my offender to JUSTICE. Otherwise, it is **impossible to prevent crime**.

I have tried to fulfill my DUTY by filing four civil litigations for over six years; because, I was not allowed to file criminal action against my offender. Nevertheless, my cases were dismissed by Justice **Nathan H. Smith**, Justice **Austin F. Cullen**, Justice **Janice R. Dillon** and the Chief Justice **Christopher E. Hinkson**. They were aware of the following facts and rules of Law, before they <u>dismissed</u> my legal actions:

- 1. I was a victim of potentially fatal hit and run crime and I was **obliged** to bring my offender-in-Law, ICBC, to justice.
- 2. ICBC assumes the liability of 49,000 hit and run crimes, that kill 8, injure and cripple 2,200 people in the province of British Columbia every year. (ICBC quick statistics)
- 3. ICBC provides **financial benefits to hit and run criminals** under the cover of "accident insurance benefits", where offenders are identified, as proven in my case.
- 4. Hit and run is a criminal offence under the section 252, Criminal Code of Canada.
- 5. Court orders **must be signed properly** by the judge to prove the validity or the order.

Dismissing the legal action of a victim of crime who is struggling to bring his offender to JUSTICE, is a patent DENIAL OF JUSTICE and a perfect example of CORRUPTION. Therefore, as a victim of ongoing corruption in the Supreme Court of British Columbia, I have legal obligation to publicize this issue; otherwise, my offenders may harm the other members of the Public.

Since I am concerned with the credibility of our Administration of Justice, I have to notify all the authorities in the Administration of Justice, before launching my publicity campaign.

I believe as a law enforcement officer you have some obligations to take action against the Corruption I reported in the attached document. It is impossible to prevent hit and run crime as long as the members of the judiciary aborts the legal actions of the victims of hit and run crime.

Please, investigate this issue and let me know, if you are willing to help me to prevent hit and run crime, within the bounds of the LAW OF THE LAND.

Sincerely,

Ron Korkut Ethics First

Encl. The Report of Corruption, Exhibits, CD-Legal documents.

PUBLIC DOCUMENT

Dave Critchley Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mr. Critchley,

I am a **victim** of potentially fatal hit and run crime. Therefore, I have a RIGHT and DUTY TO BRING MY OFFENDER TO JUSTICE. Otherwise, **it is impossible to prevent hit and run crime**. I have struggled to discharge my DUTY for seven years without any success. The following are the fundamental facts about this case, substantiated by the legal documents enclosed:

- 1. My offender was caught, but RCMP failed to charge him with hit and run crime, because, ICBC assumed the liability of the crime.
- 2. Even though, it is **unlawful** to provide insurance benefits to criminal offenders, ICBC paid on behalf of my offender the cost of my car he destroyed in the commission of the hit and run crime.
- 3. Furthermore, ICBC disregards the Criminal Code of Canada, S252, by assuming the liability of 49,000 hit and run crimes, that kill 8, injure and cripple 2,200 peoples in the province of British Columbia every year, including the cases where the criminals are identified.
- 4. Since the court registry did not allow me to file a criminal legal action against ICBC, I was obliged to file three civil cases in the Supreme Court of British Columbia. Nevertheless, under the supervision of the Chief Justice **Christopher E. Hinkson**, all my legal actions were dismissed without any authority and the justices refused to sign their orders in compliance with the procedural norms.
- 5. Finally, the Chief Justice declared me "*vexatious litigant*" and obstructed my access to the Court Services. For any reasonable person, this is a **perfect example of corruption** in the Supreme Court of British Columbia.

Now, my DUTY is to publicize this vitally important issue, in order to prevent harm to the Public. Nevertheless, the proper procedure, for me, is to notify law enforcement before discharging my DUTY.

I believe, as a **law enforcement** officer, you owe DUTY to the Public and you can do something about curbing the corruption in the Court Services, due to the fact that:

A justice who dismisses the legal action of a victim of crime, is more dangerous OFFENDER than the one who actually commits the CRIME.

Therefore, I would like to meet with you to discuss the possible actions – within your responsibilities - you may take **to prevent hit and run crime** in our community.

Sincerely,

Ron Korkut Ethics First

Encl. The Report of Corruption, Exhibits, CD-Legal documents

Nicole NOONAN nicole.noonan@rcmp-grc.gc.ca

Apr 20,2016

to ron

Good Morning Mr. Korkut,

I am writing to you on behalf of the Officer in Charge of the Burnaby RCMP Detachment, Chief Superintendent Critchley. I am The Sergeant in charge of the Professional Standards Section and amongst many responsibilities, I deal frequently with ethics, performance issues and conduct of police officers and their investigations. I frequently assist the Chief in helping him resolve matters where our citizens are concerned.

I would like to schedule an initial meeting with you at your earliest convenience, so that I may be in a better position to understand your views.

I am available next week on Tuesday April 26, between 6 AM and 2 PM or Thursday April 28, from 6 AM until 11 AM. Following that we are into May. My earliest available dates are:

Tuesday May 3, 2016: 6 AM to 2 PM

Wednesday May 4, 2016: 6 AM to 12 PM

Thursday May 5, 2016: 6 AM to 3 PM

Friday May 6, 2016: 6 AM to 10 AM

I look forward to your correspondence,

Nicole Noonan, Sergeant

Professional Standards Unit

Burnaby RCMP

Groupe des normes professionnelles GRC de Burnaby

(604) 570-3601 (desk)

nicole.noonan@rcmp-grc.gc.ca

Ron Korkut <ronkor51@gmail.com>

Apr 20 (11 days ago)

to Nicole

Hi Mrs. Noonan,

Thanks for responding to my request. Next week, on Tuesday April 26, at 1:15PM, we can meet. This issue is NOT about professional ethics, it is about PREVENTING HIT AND RUN CRIME. Therefore, if I can meet with someone who is in charge of preventing CRIME, it would be better.

Ron Korkut

Nicole NOONAN

Apr 20 (11 days ago)

to me

Hello again Mr. Korkut,

Lucky for us both, I have a lengthy background in Crime Prevention. See you next Tuesday.

The address is 6355 Deer Lake Avenue in Burnaby.

Nicole Noonan, Sergeant Professional Standards Unit Burnaby RCMP

April 26, 2016

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

PUBLIC DOCUMENT

Nicole NOONAN, Sergeant Professional Standards Unit RCMP 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Noonan,

I am a **victim** of potentially fatal hit and run crime. Therefore, I have a RIGHT and DUTY TO BRING MY OFFENDER TO JUSTICE. Otherwise, **it is impossible to prevent hit and run crime**. I have struggled to discharge my DUTY for seven years without any success. The following are the fundamental facts about this case, substantiated by the legal documents enclosed:

- 1. My offender was caught, but RCMP failed to charge him with hit and run crime, because, ICBC assumed the liability of the crime.
- 2. Even though, it is **unlawful** to provide insurance benefits to criminal offenders, ICBC paid on behalf of my offender the cost of my car he destroyed in the commission of the hit and run crime.
- 3. Furthermore, ICBC disregards the Criminal Code of Canada, S252, by assuming the liability of 49,000 hit and run crimes, that kill 8, injure and cripple 2,200 peoples in the province of British Columbia every year, including the cases where the criminals are identified.
- 4. Since the court registry did not allow me to file a criminal legal action against ICBC, I was obliged to file three civil cases in the Supreme Court of British Columbia. Nevertheless, under the supervision of the Chief Justice **Christopher E. Hinkson**, all my legal actions were dismissed without any authority and the justices refused to sign their orders in compliance with the procedural norms.
- 5. Finally, the Chief Justice declared me "vexatious litigant" and obstructed my access to the Court Services. For any reasonable person, this is a **perfect example of corruption** in the Supreme Court of British Columbia.

Now, my DUTY is to publicize this vitally important issue, in order to prevent harm to the Public. Nevertheless, the proper procedure, for me, is to notify the law enforcement before discharging my DUTY.

I believe, as a **law enforcement** officer, you should be able to ANSWER THE FOLLOWING QUESTIONS, regarding CRIME PREVENTION:

1. Who is more DANGEROUS OFFENDER?

- a. A person who commits HIT AND RUN CRIME, or
- b. A JUSTICE who protects the same CRIMINAL, by dismissing the legal action of the victim.
- 2. Are you authorized to ARREST a hit and run criminal, if reported with substantiating evidence and given the location?

Sincerely,

PUBLIC DOCUMENT

Nicole NOONAN, Sergeant Professional Standards Unit RCMP 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Noonan,

Ref. Our meeting on April 26, 2016, file # 2016-16945

Please let me know, if will answer the questions I asked you in our meeting, and take any action against the corruption I reported.

- 1. Who is more DANGEROUS OFFENDER?
 - a. A person who commits HIT AND RUN CRIME, or
 - b. A JUSTICE who protects the same CRIMINAL, by dismissing the legal action of the victim.
- 2. Are you authorized to ARREST a hit and run criminal, if reported with substantiating evidence and given the location?

Sincerely,

PUBLIC DOCUMENT

Nicole NOONAN, Sergeant Professional Standards Unit RCMP 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Noonan,

Ref. Corruption in the Supreme Court of British Columbia.

You have not responded to my letter dated May 24, 2016. This is a serious matter for the protection of the Public. Please let me know, your supervisors name.

Sincerely,

Nicole NOONAN Jun 16 (4 days

ago)

to me

Hello Mr. Korkut,

I received a letter from you dated May 24, 2016. I received it on May 31, 2016 when I returned to work after a medical leave. Your letter (verbatim) states:

Dear Mrs. Noonan,

Ref. Our meeting on April 26, 2016, file #2016-16945

Please let me know, if will answer the questions I asked you in our meeting, and take any action against the corruption I reported.

- 1. Who is more DANGEROUS OFFENDER?
 - a. A person who commits HIT AND RUN CRIME, or
 - b. A JUSTICE who protects the same CRIMINAL, by dismissing the legal action of the victim.
- 2. Are you authorized to ARREST a hit and run criminal, if reported with substantiating evidence and given the location?

(Your signature block)

Mr. Korkut, as you and I discussed in length at the police station, your questions are not in the correct context and you do not have a proper understanding of the law. Certainly someone who commits a "Hit and Run" is a dangerous. Yes, I am a police officer, and I am authorized to arrest persons who commit any crimes, if there is evidence to substantiate it.

Here are the facts:

- In 2009 you were the victim of a fail to remain accident (or a Hit and run, which you would prefer to call it). Surrey 2009-63940 refers.
- You gave INCORRECT and FAULTY information to the police that were investigating the accident. Therefore the EVIDENCE that you gave would NOT have supported an arrest or charges against the offender.
- The very capable and astute police officer collected REAL EVIDENCE and did arrest and charge the driver that had caused the accident.
- The offender pled guilty and paid all of his fines, which saved you the inconvenience of having to go to court.

- You were given \$2000 for an injury claim (even though at the scene you did not claim to be injured) and \$8000 for damages to your vehicle from ICBC.
- In your mind, ICBC is now at fault because they payed you.
- You believe that because the courts will not allow you to sue (or charge) ICBC, THEY are now the offenders.
- When asked how this could ever be resolved you stated that it couldn't be and you will fight this for the end of time.
- You and I concluded our meeting, agreeing to disagree. Our meeting is documented on Burnaby file 2016-16945.

I had (and still have) concerns for your fixation in this matter and consulted with our mental health officer in regards to your disjointed and irrational thinking pertaining to this matter. I suggested that if you wanted to make a real difference in effecting change to make our community safer, then you could volunteer for different initiatives such as speed watch. Evidently, you are still crusading for your cause, as unreasonable as it is. Even the court have called you a vexatious litigant. They do not use this term for no reason.

Today, I have received your latest correspondence dated June 14, 2016, which reads as follows:

Dear Mrs. Noonan.

Ref. Corruption in the Supreme Court of British Columbia

You have not responded to my letter dated May 24, 2016. This is a serious matter for the protection of the Public. Please let me know your supervisors name.

Sincerely,

(your signature block)

My supervisor's name is Staff Sergeant Major John Buis. I will be sure to let him know to expect some form of correspondence from you.

In the mean time, I wish you well. I do believe that your energy could be better spent and even after our very lengthy conversation, I still am not clear on what it is you hope to achieve.

Sincerely,

Nicole Noonan, Sergeant

Professional Standards Unit

Burnaby RCMP

Groupe des normes professionnelles

GRC de Burnaby

(604) 570-3601 (desk)

nicole.noonan@rcmp-grc.gc.ca

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Ro Jun 17 (3

n Ko

NO.

...

Hello Mrs. Noonan, Would you please send me the signed copy of your email? Th...



Nicole NOONAN Jun 17 (3

days

days ago)

ago)

to me

No Mr. Korkut,

My email domain and my signature block should suffice. I do not want or need any further correspondence on the matter. Best of luck to you and your crusade.

Nicole Noonan, Sergeant
Professional Standards Unit
Burnaby RCMP

Groupe des normes professionnelles

GRC de Burnaby

(604) 570-3601 (desk)

nicole.noonan@rcmp-grc.gc.ca

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>>> Ron Korkut <<u>ronkor51@gmail.com</u>> 2016/06/17 7:26 AM >>>

PUBLIC DOCUMENT

John A. Buis, Staff Sergeant Major M.O.M. Executive Non-Commissioned Officer to the Officer in Charge Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G

Dear Mr. Buis,

Ref. Corruption in the Supreme Court of British Columbia, #2016-16945.

As a **victim** of potentially fatal hit and run crime I have a RIGHT and DUTY to bring my offender to JUSTICE. Otherwise, it is **impossible to prevent crime**.

I have tried to fulfill my DUTY by filing four civil litigations; because, I was not allowed to file criminal action against my offender. Nevertheless, my cases were dismissed by Justice **Nathan H. Smith**, Justice **Austin F. Cullen**, Justice **Janice R. Dillon** and the Chief Justice **Christopher E. Hinkson**. And they refused to sign their dismissal orders in compliance with the procedural norms. They were aware of the following facts and rules of Law, before they <u>dismissed</u> my legal actions:

- 1. Hit and run is a criminal offence under the section 252, Criminal Code of Canada.
- 2. I was a victim of potentially fatal hit and run crime and I was **obliged** to bring my offender-in-Law, ICBC, to Justice.
- 2. ICBC **assumes the liability of 49,000 hit and run crimes**, that kill 8, injure and cripple 2,200 people in the province of British Columbia every year. (ICBC quick statistics)
- 3. ICBC provides **financial benefits to hit and run criminals** under the cover of "accident insurance benefits", where offenders are identified, as proven in my case.
- 4. The DUTY of a Justice is to adjudicate the issue before the Court according to the Law of the Land, based on the substantiated FACTS. Otherwise, it is impossible to serve JUSTICE in the Courts of LAW.
- 5. Court order is significant legal document that **must be signed** in compliance with the procedural norms, by the judge who makes the decision.

Dismissing the legal action of a victim of crime who is struggling to bring his offender to JUSTICE, is a patent DENIAL OF JUSTICE and a perfect example of CORRUPTION. Therefore, as a victim of ongoing corruption in the Supreme Court of British Columbia, I have legal obligation to publicize this issue; otherwise, my offenders may harm the other members of the Public.

Since I am concerned with the credibility of our Administration of Justice, I have to notify all the authorities in the Administration of Justice, before launching my **publicity campaign**. Therefore, in my letters dated April 14 and March 21, 2016, I raised the issue to Dave Critchley's and your attention and I asked if you were willing to prevent hit and run crime by the way of taking necessary actions to curb the corruption in the Supreme Court of British Columbia.

Nicole Noolan responded to my letters. We had a meeting on April 26. In the meeting, I asked the following questions to her:

- 1. Who is more DANGEROUS OFFENDER?
 - a. A person who commits HIT AND RUN CRIME, or
 - b. A JUSTICE who protects the same CRIMINAL, by dismissing the legal action of the victim.
- 2. Are you authorized to ARREST a hit and run criminal, if reported with substantiating evidence and given the location?

She answered the second question and confirmed that she had the authority to arrest a hit and run criminal, in her email dated June 16, 2016. Nevertheless, she failed to answer my first question. Arguing that my question was not in the *correct context* and I did not have a *proper understanding of the law*. Furthermore, she used the terms "**irrational**" and "**unreasonable**" to demean my efforts to curb the ongoing Corruption in the Supreme Court of British Columbia, and to PROTECT THE PUBLIC. I asked her for a signed copy; but, she refused to send me the signed copy of her email.

Please, **answer** my first question and let me know if you are **willing to take any actions** against the Corruption in the Supreme Court of British Columbia documented in the file # 2016-16945.

Sincerely,

John BUIS

Jul 18 (1

day

ago)

to me

Mr. Korkut:

I recently received more correspondence from you regarding your ongoing concerns with the Supreme Court of BC.

You indicated to me previously this incident originally occurred on the Pattulo Bridge and was dealt with in the Surrey Provincial Court. This does not appear to have any connection to the City of Burnaby or the Burnaby RCMP.

As I stated in my below emails, if you have a complaint on how the matter was handled in the courts, please contact the Canadian Judicial Council.

I will return this latest correspondence to you as it is not related to a Burnaby matter.

John

Staff Sergeant Major John A. Buis, M.O.M.

Executive Non-Commissioned Officer to the Officer in Charge Burnaby Detachment, Royal Canadian Mounted Police (RCMP) Government of Canada john.buis@rcmp-grc.gc.ca
Tel: 604-294-7697 / Fax: 604-294-7845 /Cellular: 604-809-1700

Sergent-major d'état major John A. Buis M.O.M.

sous-officier exécutif de l'officier responsable
Gendarmerie royale du Canada (GRC) de Burnaby détachement
Gouvernement du Canada <u>john.buis@rcmp-grc.gc.ca</u>
Tél.: 604-294-7697 / Téléc.: 604-294-7845 / Cellulaires: 604-809-1700

>>> Ron Korkut <<u>ronkor51@gmail.com</u>> 2016/04/04 11:08 AM >>>

Ron Korkut <ronkor51@gmail.com>

Jul 18 (1 day ago)

to John

Mr. Buis,

I have already reported this issue to the Canadian Judicial Council. They declined to investigate it. That was the reason for I got in touch with the Law Enforcement. This is not a local and personal issue. This is a SERIOUS CRIMINAL matter from the Protection of the Public; a concern for ALL the citizens of British Columbia. If you are not prepared to take any action against the Corruption in the Supreme Court of British Columbia, I reported to you, please let me know in writing with your **signature**. Please, try to understand that; it is my DUTY to INFORM THE PUBLIC, so that they can make an informed decision, before using the Court Services and PROTECT themselves. Please, do not return my correspondence; keep them in my file for future reference. Thanks for your cooperation.

Sincerely,

Ron Korkut

Ethics First

PUBLIC DOCUMENT

Dave Critchley Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mr. Critchley,

Ref. file # # 2016-16945

I have presented you "THE REPORT OF CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA", that is a concern for all the citizens of British Columbia.

- 1. Please, let me know, if you are willing discharge your DUTY and WARN the Chief Justice, **Christopher E. Hinkson,** in writing, regarding his conduct, since this is a criminal case.
- 2. If you are not willing to do so, please sign the attached document, because this is a vitally SIGNIFICANT CASE FROM THE POINT OF THE PROTECTION OF THE LAW AND ORDER.

DEFAULT CONCLUSION:

If you fail to respond, I WILL BE OBLIGED TO CONCLUDE that YOU HAVE REFUSED TO ACT ON the corruption I reported to you, without any excuse and remind you that it is impossible to protect the Law and Order, if the Law Enforcement stays silent to the reported criminal cases.

Sincerely,

Ron Korkut Ethics First

Encl. The Report of Corruption, Exhibits, CD-Legal documents

Dave Critchley Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

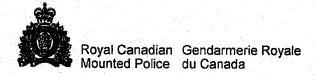
PUBLIC DOCUMENT

DECLARATION OF SILENCE

I, **Dave Critchley**, The Chief Superintendent of Burnaby Detachment, Royal Canadian Mounted Police, have read "**The Report of Corruption in the Supreme Court of British Columbia**" prepared by Ron Korkut, in file # 2016-16945. I have no intention to warn the Chief Justice **Christopher E. Hinkson** regarding his conduct; because, the dismissal of the legal action of a victim of **crime**, do not amount to protecting the **criminal** offender, and the Corruption in the Supreme Court cannot cause **harm** to the Residents of Burnaby.

Dave Critchley	Date:
Signature	

_



Burnaby RCMP Detachment 6355 Deer Lake Avenue Burnaby BC V5G 2J2

Our File BBY File 2016-16945

Ron Korkut 5249 Laurel Street Burnaby BC V5G 1N1

Date: 2016-08-24

Dear Mr. Korkut

RE: "The report of corruption in the Supreme Court of British Columbia"

This letter is in reference to the most recent documents sent to the Burnaby RCMP Detachment on July 25, 2016. The matter has been reviewed fully by the Burnaby RCMP Professional Standards Unit, Staff Sergeant Major Buis, myself and we have sought counsel from the RCMP Legal Advisory Section.

Your correspondence dated July 25, 2016, does not raise a matter of concern for the Royal Canadian Mounted Police. Therefore, your correspondence has been placed on the closed file, with no action required or taken.

Yours truly,

Stephan Drolet, Superintendent

A/Officer in Charge

Burnaby RCMP Detachment

/nIn

PUBLIC DOCUMENT

Stephan Drolet, Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) **6355 Deer Lake Ave, Burnaby, BC V5G 2J2**

Dear Mr. Drolet,

Ref. file # 2016-16945, your letter dated August 24, 2016

Please, let me know your supervisor's name.

Sincerely,

PUBLIC DOCUMENT

Bill Fordy, Assistant Commissioner 14355 57th Avenue Surrey, BC V3X 1A9

Dear Mr. Fordy,

Re. Corruption in the Supreme Court of British Columbia

I reported the following issue to Stephan Drolet, at Burnaby Detachment. He ignored it arguing that "this is not a concern for RCMP":

A - THE STATEMENT OF THE FACTS

I am an Electrical Engineer who is teaching at BCIT and a **victim of potentially fatal hit and run crime.** I struggled to bring my offender-in-law, ICBC to JUSTICE, for seven years. Finally, Chief Justice Christopher E. Hinkson labelled me "**vexatious litigant**" and issued an order without a proper signature and stated that:

"No person is obliged to respond to the Notice of Civil Claim (my claim # S155390)", July 13, 2015.

Chief Justice Hinkson were AWARE of the following FACTS:

- 1. ICBC **sells insurance under the threat** of *seizing drivers licenses* and **forces** the innocent people to pay all the damage reckless drivers and hit and run criminals cause.
- 2. ICBC provides insurance benefits for criminal offenders, under the cover of "accident insurance", including the cases where offenders are identified.
- 3. Since hit and run criminals are covered under the accident insurance, **criminal offenders are not prosecuted**. Therefore, hit and run crime is extremely rampant.
- 4. ICBC assumes the liability of 49,000 counts of hit and run crime, every year, and
- 5. In British Columbia, every year, hit and run criminals kill 8, injure and cripple 2,200 peoples.
- 6. ICBC forces innocent people pay for the estimated damage of half a billion dollar's caused by hit and run criminals.

B – IGNORANCE OF THE LAW AND DUTY:

- 1. **Chief Justice Hinkson** ignored the **intent of the Law**, that is protecting the VICTIMS OF CRIME. He protected the OFFENDER; because, dismissing the legal action of the VICTIM is tantamount to protecting the OFFENDER.
- 2. Chief Justice Hinkson ignored the Canadian Criminal Code Section 252 that prohibits hit and run crime. Therefore, providing insurance to hit and run criminals is NOT LAWFUL and a person who encourages such an action, OBVIOUSLY is not in line with the Canadian Criminal Code.

- 3. Chief Justice Hinkson ignored the fundamental principle of CONTRACT LAW that prohibits sales contracts under coersion. His action is tantamount to upholding the unprecedented privilige of ICBC to sell insurance under the threat of restricting the RIGHT to use one's own vehicle.
- 4. **Chief Justice Hinkson** ignored the rules of legal procedures. He **refused to sign** his order in compliance with the procedural norms, despite my numerous requests. Obviously, an Honourable person never hesitates to sign his own decision.
- 5. Chief Justice Hinkson ignored his DUTY to supervise the Law Courts and make sure JUSTICE is SERVED according to the established FACTS and applicable LAW. Obviously, it is impossible to dismiss the legal actions of the victims of crime, where the Courts are supervised.
- 6. Chief Justice Hinkson ignored my RIGHT and DUTY to bring my offender to JUSTICE. He overrode my RIGHT and obstructed my access to JUSTICE SERVICE.
- 7. Chief Justice Hinkson ignored the DUTY of the lawyers, as Ministers of Justice, they are bound to SERVE the cause of justice. No lawyer may file an application to abort the legal action of a victim of crime who is struggling to bring his offender to JUSTICE; because, such an action is tantamount to defeating the cause of JUSTICE. Justice Hinkson honoured the applications filed by Michael G. Armstrong, John D. Waddell, Anthony Leoni and Richard S. Margets.
- 8. The most important of all, HE ignored his **HONOURABLE STATUS**, AS A CHIEF JUSTICE OF BRITISH COLUMBIA; because, it is impossible to associate **HONOUR** with the action of **obstructing JUSTICE** to a victim of crime who is struggling to bring his offender to JUSTICE.

As member of the Public, and a victim of potentially fatal hit and run crime, I have a DUTY TO PUBLICIZE ALL THE LEGAL DOCUMENTS FOR THE PROTECTION OF THE PUBLIC. Publication of "the Report of Corruption in the Supreme Court of British Columbia" may cause serious damage to Justice Hinkson's credibility. Nevertheless, I have to discharge my DUTY TO WARN THE PUBLIC AGAINST THE CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA. Therefore, I will not accept any responsibility for his loss of reputation, since I have given him sufficient legal notice.

This matter is a serious concern for the ADMINISTRATION OF JUSTICE. Therefore, please, remind Justice Hinkson that he is NOT ABOVE THE LAW and his duty is to SERVE JUSTICE; **NOT to protect criminal offenders**, by dismissing the legal actions of the victims of crime who are struggling to bring their offenders to JUSTICE. Otherwise, **IT IS IMPOSSIBILE TO PREVENT CRIME**.

Sincerely,

Ron Korkut Ethics First

Attd. The Report of Corruption in the Supreme Court of British Columbia, index for exhibits.

PUBLIC DOCUMENT - Final Notice

Bill Fordy, Assistant Commissioner 14355 57th Avenue Surrey, BC V3X 1A9

Dear Mr. Fordy,

Re. Corruption in the Supreme Court of British Columbia

I reported the following issue to Stephan Drolet, at Burnaby Detachment. He ignored it arguing that "this is not a concern for RCMP":

A - THE STATEMENT OF THE FACTS

I am an Electrical Engineer who is teaching at BCIT and a **victim of potentially fatal hit and run crime.** I struggled to bring my offender-in-law, ICBC to JUSTICE, for seven years. Finally, Chief Justice Christopher E. Hinkson labelled me "**vexatious litigant**" and issued an order without a proper signature and stated that:

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Chief Justice Hinkson were AWARE of the following FACTS:

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- 3. Since hit and run criminals are covered under the accident insurance, **criminal offenders are not prosecuted**. Therefore, hit and run crime is extremely rampant.
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- 5. In British Columbia, every year, hit and run criminals kill 8, injure and cripple 2,200 peoples.
- 6. ICBC forces innocent people pay for the estimated damage of half a billion dollar's caused by hit and run criminals.

B-IGNORANCE OF THE LAW AND DUTY:

1. **Chief Justice Hinkson** ignored the **intent of the Law**, that is protecting the VICTIMS OF CRIME. He protected the OFFENDER; because, dismissing the legal action of the VICTIM is tantamount to protecting the OFFENDER.

- 2. Chief Justice Hinkson ignored the Canadian Criminal Code Section 252 that prohibits hit and run crime. Therefore, providing insurance to hit and run criminals is NOT LAWFUL and a person who encourages such an action, OBVIOUSLY is not in line with the Canadian Criminal Code.
- 3. Chief Justice Hinkson ignored the fundamental principle of CONTRACT LAW that prohibits sales contracts under coercion. His action is tantamount to upholding the unprecedented privilege of ICBC to sell insurance under the threat of restricting the RIGHT to use one's own vehicle.
- 4. **Chief Justice Hinkson** ignored the rules of legal procedures. He **refused to sign** his order in compliance with the procedural norms, despite my numerous requests. Obviously, an Honourable person never hesitates to sign his own decision.
- 5. Chief Justice Hinkson ignored his DUTY to supervise the Law Courts and make sure JUSTICE is SERVED according to the established FACTS and applicable LAW. Obviously, it is impossible to dismiss the legal actions of the victims of crime, where the Courts are supervised.
- 6. Chief Justice Hinkson ignored my RIGHT and DUTY to bring my offender to JUSTICE. He overrode my RIGHT and obstructed my access to JUSTICE SERVICE.
- 7. Chief Justice Hinkson ignored the DUTY of the lawyers, as Ministers of Justice, they are bound to SERVE the cause of justice. No lawyer may file an application to abort the legal action of a victim of crime who is struggling to bring his offender to JUSTICE; because, such an action is tantamount to defeating the cause of JUSTICE. Justice Hinkson honoured the applications filed by Michael G. Armstrong, John D. Waddell, Anthony Leoni and Richard S. Margetts.
- 8. The most important of all, HE ignored his **HONOURABLE STATUS**, AS A CHIEF JUSTICE OF BRITISH COLUMBIA; because, it is impossible to associate **HONOUR** with the action of **obstructing JUSTICE** to a victim of crime who is struggling to bring his offender to JUSTICE.

As member of the Public, and a victim of potentially fatal hit and run crime, I have a DUTY TO PUBLICIZE ALL THE LEGAL DOCUMENTS FOR THE PROTECTION OF THE PUBLIC. Publication of "the Report of Corruption in the Supreme Court of British Columbia" may cause serious damage to Justice Hinkson's credibility. Nevertheless, I have to discharge my DUTY TO WARN THE PUBLIC AGAINST THE CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA. Therefore, I will not accept any responsibility for his loss of reputation, since I have given him sufficient legal notice.

This matter is a serious concern for the ADMINISTRATION OF JUSTICE. Therefore, please, remind Justice Hinkson that he is NOT ABOVE THE LAW and his duty is to SERVE JUSTICE; **NOT to protect criminal offenders**, by dismissing the legal actions of the victims of crime who are struggling to bring their offenders to JUSTICE. Otherwise, **IT IS IMPOSSIBLE TO PREVENT CRIME**.

Sincerely,

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

PUBLIC DOCUMENT

RCMP National Headquarters Headquarters Building 73 Leikin Drive Ottawa ON K1A 0R2

Dear Sir,

Re. THE REPORT OF CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA

I am a victim of a potentially fatal hit and run crime. Therefore, I have a DUTY to bring my offender to JUSTICE; otherwise it is impossible to prevent hit and run crime. I have struggled to discharge my DUTY for over seven years. Nevertheless, the Chief Justice of the Supreme Court of British Columbia, Christopher E. Hinkson declared me "vexatious litigant" and obstructed my access to Court Services.

It is commonsense that **the DUTY of a justice is to serve the cause of JUSTICE**; NOT to protect the criminals by aborting the legal actions of the victims of crime.

For a reasonable person, this issue is a **perfect example of CORRUPTION**; because **a justice who denies Natural Justice to a victims of crime and exonarates the criminals is more DANGEROUS OFFENDER than the criminals who actually commit the crimes.**

Corruption is an **organized crime against the PUBLIC** and it is vitally important to take necessary actions to stop it.

HIGHLIGHTS OF THE CRIME AGAINST THE PUBLIC:

- 1. ICBC *blatantly* **SELLS 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 **INSURES** 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 ASSUMES 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 forces 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 **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. Before the Court, the LAWYERS *blatantly* **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.

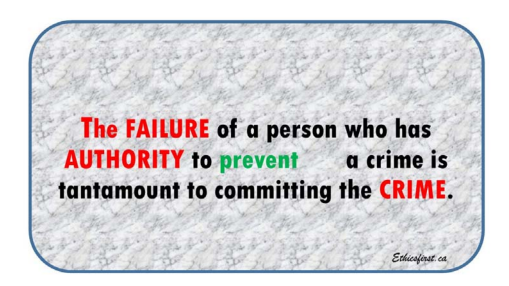
I have reported this issue to **Burnaby RCMP detachment and Bill Fordy**, Assistant Commissioner in Surrey. They ignored my complaint.

Please, investigate this organized crime and take necessary actions for the protection of the PUBLIC. Sincerely,

Ron Korkut

Ethics First

Encl. The Report of Corruption: Declaration of Indemnity; CD (Legal documents)



May 8, 2017

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

PUBLIC DOCUMENT

Stephan Drolet, Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) **6355 Deer Lake Ave, Burnaby, BC V5G 2J2**

Dear Mr. Drolet,

Ref. Breach of DUTY

I have paid union fees to BCGEU, for ten years. Therefore, BCGEU President **Stephanie Smith owes me DUTY to resolve my labor dispute with Wayne Hand**, at BCIT. Nevertheless, the union representatives, under her supervision, **refused to communicate** with Wayne Hand. Stephanie Smith is not responding to my complaint. The issue has been dragging on since February 8, 2017, with no tangible reason. (www.ilaw.site/BCIT-BCGEU)

As you know, breach of DUTY is a **criminal offence** under the Section 80, Criminal Code of Canada. Since, I am **not allowed** to file a criminal case against Stephanie Smith, due to the CORRUPTION in the Supreme Court of British Columbia, the responsibility falls on the Law Enforcement. As you know, **it is impossible to serve JUSTICE** in the Courts where *the judges dismiss the legal actions of the victims of CRIME*.

If you are **willing to discharge your DUTY**, I would like to have a meeting with you to discuss the **significance** of the issue from the point of **protecting the LAW of the LAND**.

Please let me know.

Sincerely,

PUBLIC DOCUMENT

Stephan Drolet, Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mr. Drolet,

Ref. Breach of DUTY

I have paid union fees to BCGEU, for ten years. Therefore, BCGEU President **Stephanie Smith owes me DUTY to resolve my labour dispute with Wayne Hand**, at BCIT. Nevertheless, the union representative, Oliver Demuth, **refused to communicate** with Wayne Hand. Stephanie Smith has **denied the proven facts** and her DUTY to supervise union employees. The issue has been dragging on since February 8, 2017, with no tangible reason. I have had no income for eight months. (www.ilaw.site/BCIT-BCGEU)

As you know, breach of DUTY is a **criminal offence** under the Section 122, Criminal Code of Canada. Since, I am **not allowed** to file a criminal case against Stephanie Smith, due to the CORRUPTION in the Supreme Court of British Columbia, the responsibility falls on the **Law Enforcement**. As you know, **it is impossible to serve JUSTICE** in the Courts where *the judges dismiss the legal actions of the victims of CRIME*.

As published on my websites above, ICBC **insures** and **protects criminally negligent** drivers and **hit and run criminals** who kill 240; injure and cripple about 70,000 people a year. Diligent drivers are FORCED to pay criminal damages of \$4 billion dollars each year. Due to ICBC crash promotion, one out of five vehicles crashes each year, in British Columbia. Therefore, this issue must be investigated and ICBC must be brought to JUSTICE. As a member of the Public and a victim of ICBC CRIME, it is my DUTY to inform you.

Let me know, if you are **willing to discharge your DUTY to investigate the organized crime** mentioned above, I will be happy to provide all the evidence necessary to substantiate the FACTS.

Sincerely,

PUBLIC DOCUMENT

Stephan Drolet, Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mr. Drolet,

Ref. Breach of DUTY

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As published on my websites above, ICBC **insures** and **protects criminally negligent** drivers and **hit and run criminals** who kill 240; injure and cripple about 70,000 people a year. Diligent drivers are FORCED to pay criminal damages of \$4 billion dollars each year. Due to ICBC crash promotion, one out of five vehicles crashes each year, in British Columbia. Therefore, this issue must be investigated and ICBC must be brought to JUSTICE. As a member of the Public and a victim of ICBC CRIME, it is my DUTY to inform you.

Let me know, if you are **willing to discharge your DUTY to investigate the organized crime** mentioned above, I will be happy to provide all the evidence necessary to substantiate the FACTS.

Sincerely,

PUBLIC DOCUMENT

Law Enforcement Officers
Burnaby Detachment, Royal Canadian Mounted Police (RCMP)
6355 Deer Lake Ave,
Burnaby, BC V5G 2J2

Dear Officer,

REF. Protecting the LAW of the Land

As a member of the PUBLIC and as a **victim** of potentially FATAL hit and run crime it is my DUTY to bring my offender to JUSTICE. ICBC prevented that arguing they were **responsible** for the CRIME. The Chief Justice, Christopher E. Hinkson **obstructed** my access to Administration of Justice; therefore, I was not able to sue ICBC. For more information, please visit the websites above.

Obviously, it is impossible to prevent CRIME if the victims of CRIME have no access to JUSTICE.

Since, obstructing the victims access to JUSTICE is MORE DANGEROUS OFFENCE than the ordinary CRIMES, I was OBLIGED to inform my colleagues at BCIT about the most dangerous CRIME against the PUBLIC. Otherwise, I would have been implicated with the same CRIME I fell victim. Silence is an effective aid to a CRIME.

Nevertheless, the Dean of School of Construction, Wayne Hand terminated my employment with BCIT.

My union representative **Oliver Demuth**, a lawyer refused to communicate with Wayne Hand and *dismissed* my grievance based on the **single sided FACTS**. The President of the BCGEU, **Stephanie Smith denied the FACT** that Oliver Demuth did not communicate with Wayne Hand; therefore, she **refused** to sign under Oliver Demuth's decision.

I reported the above issues to Stephan Drolet, Chief Superintendent. He declined to investigate them.

You are a member of the PUBLIC vested with the ultimate **POWER of authority** to enforce THE LAW OF LAND. It is your DUTY TO PROTECT THE PUBLIC. The people **rely on you** for catching the enemies of the PUBLIC and have a deep **respect** for your community services; therefore, they pay you with gratitude. As an individual, you are geared up to protect the PUBLIC, no matter who is in the harm's way and commits the CRIME.

Obviously, if you stay **silent** and watch the WRONGDOERS *in high places*, in **fear of losing** your **job**, your status would not be any better than a **goon** who is **protecting** the enemies of the PUBLIC.

Therefore, please **remind** the Chief Superintendent the **necessity of investigating** the breach of DUTIES of the Chief Justice Hinkson and Stephanie Smith, as per S.122 of Criminal Code of Canada. Also, it is a **dire necessity** to WARN the PUBLIC against the **perils** of the Corruption in the Supreme Court of British Columbia.

Sincerely,

PUBLIC DOCUMENT

Stephan Drolet, Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mr. Drolet,

Ref. Breach of DUTY

In my letter dated October 20, 2017, I informed you that under the supervision of **Stephanie Smith**, union lawyer **Oliver Demuth**, **refused to communicate** with **Wayne Hand** in order to resolve the labour conflict between us. Since **it is IMPOSSIBLE to resolve a conflict based on the single side facts**, it is conclusive that BCGEU breached its DUTY. As you are supposed to know breach of DUTY is a criminal offence as per the Section 122, Criminal Code of Canada.

You did **not respond** to my request for help in this matter. Instead, you **sided** with the union lawyer **Thomas Yachnin** and you sent me Constable Joseph to **intimidate me with** *false* **harassment charges**.

You were *perfectly* **aware of the FACT** that I had no intentions other than **getting a final and authorized decision** from Stephanie Smith, as I confirmed with Constable Joseph.

Obviously, your conduct and your **silence** to ICBC's insuring **criminally negligent** drivers and **hit and run criminals** is not something the PUBLIC expect from a LAW ENFORCEMENT OFFICER.

Sincerely,

Ron Korkut Ethics First

Att. Legalityoficbc.pptx

PUBLIC DOCUMENT

Staff Sergeant Major John A. Buis, M.O.M. Executive Non-Commissioned Officer to the Officer in Charge Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G

Dear Mr. Buis,

As a **victim** of potentially fatal hit and run crime I have a RIGHT and DUTY to bring my offender to JUSTICE. Otherwise, it is **impossible to prevent crime**.

I have tried to fulfill my DUTY by filing four civil litigations for over six years; because, I was not allowed to file criminal action against my offender. Nevertheless, my cases were dismissed by Justice **Nathan H. Smith**, Justice **Austin F. Cullen**, Justice **Janice R. Dillon** and the Chief Justice **Christopher E. Hinkson**. They were aware of the following facts and rules of Law, before they <u>dismissed</u> my legal actions:

- 1. I was a victim of potentially fatal hit and run crime and I was **obliged** to bring my offender-in-Law, ICBC, to justice.
- 2. ICBC assumes the liability of 49,000 hit and run crimes, that kill 8, injure and cripple 2,200 people in the province of British Columbia every year. (ICBC quick statistics)
- 3. ICBC provides **financial benefits to hit and run criminals** under the cover of "accident insurance benefits", where offenders are identified, as proven in my case.
- 4. Hit and run is a criminal offence under the section 252, Criminal Code of Canada.
- 5. Court orders **must be signed properly** by the judge to prove the validity or the order.

Dismissing the legal action of a victim of crime who is struggling to bring his offender to JUSTICE, is a patent DENIAL OF JUSTICE and a perfect example of CORRUPTION. Therefore, as a victim of ongoing corruption in the Supreme Court of British Columbia, I have legal obligation to publicize this issue; otherwise, my offenders may harm the other members of the Public.

Since I am concerned with the credibility of our Administration of Justice, I have to notify all the authorities in the Administration of Justice, before launching my publicity campaign.

I believe as a law enforcement officer you have some obligations to take action against the Corruption I reported in the attached document. It is impossible to prevent hit and run crime as long as the members of the judiciary aborts the legal actions of the victims of hit and run crime.

Please, investigate this issue and let me know, if you are willing to help me to prevent hit and run crime, within the bounds of the LAW OF THE LAND.

Sincerely,

Ron Korkut Ethics First

Encl. The Report of Corruption, Exhibits, CD-Legal documents.

May 8, 2017

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

PUBLIC DOCUMENT

Stephan Drolet, Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) **6355 Deer Lake Ave, Burnaby, BC V5G 2J2**

Dear Mr. Drolet,

Ref. Breach of DUTY

I have paid union fees to BCGEU, for ten years. Therefore, BCGEU President **Stephanie Smith owes me DUTY to resolve my labor dispute with Wayne Hand**, at BCIT. Nevertheless, the union representatives, under her supervision, **refused to communicate** with Wayne Hand. Stephanie Smith is not responding to my complaint. The issue has been dragging on since February 8, 2017, with no tangible reason. (www.ilaw.site/BCIT-BCGEU)

As you know, breach of DUTY is a **criminal offence** under the Section 80, Criminal Code of Canada. Since, I am **not allowed** to file a criminal case against Stephanie Smith, due to the CORRUPTION in the Supreme Court of British Columbia, the responsibility falls on the Law Enforcement. As you know, **it is impossible to serve JUSTICE** in the Courts where *the judges dismiss the legal actions of the victims of CRIME*.

If you are **willing to discharge your DUTY**, I would like to have a meeting with you to discuss the **significance** of the issue from the point of **protecting the LAW of the LAND**. Please let me know.

Sincerely,

PUBLIC DOCUMENT

Dave Critchley Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mr. Critchley,

I am a **victim** of potentially fatal hit and run crime. Therefore, I have a RIGHT and DUTY TO BRING MY OFFENDER TO JUSTICE. Otherwise, **it is impossible to prevent hit and run crime**. I have struggled to discharge my DUTY for seven years without any success. The following are the fundamental facts about this case, substantiated by the legal documents enclosed:

- 1. My offender was caught, but RCMP failed to charge him with hit and run crime, because, ICBC assumed the liability of the crime.
- 2. Even though, it is **unlawful** to provide insurance benefits to criminal offenders, ICBC paid on behalf of my offender the cost of my car he destroyed in the commission of the hit and run crime.
- 3. Furthermore, ICBC disregards the Criminal Code of Canada, S252, by assuming the liability of 49,000 hit and run crimes, that kill 8, injure and cripple 2,200 peoples in the province of British Columbia every year, including the cases where the criminals are identified.
- 4. Since the court registry did not allow me to file a criminal legal action against ICBC, I was obliged to file three civil cases in the Supreme Court of British Columbia. Nevertheless, under the supervision of the Chief Justice **Christopher E. Hinkson**, all my legal actions were dismissed without any authority and the justices refused to sign their orders in compliance with the procedural norms.
- 5. Finally, the Chief Justice declared me "*vexatious litigant*" and obstructed my access to the Court Services. For any reasonable person, this is a **perfect example of corruption** in the Supreme Court of British Columbia.

Now, my DUTY is to publicize this vitally important issue, in order to prevent harm to the Public. Nevertheless, the proper procedure, for me, is to notify law enforcement before discharging my DUTY.

I believe, as a **law enforcement** officer, you owe DUTY to the Public and you can do something about curbing the corruption in the Court Services, due to the fact that:

A justice who dismisses the legal action of a victim of crime, is more dangerous OFFENDER than the one who actually commits the CRIME.

Therefore, I would like to meet with you to discuss the possible actions – within your responsibilities - you may take **to prevent hit and run crime** in our community.

Sincerely,

Ron Korkut Ethics First

Encl. The Report of Corruption, Exhibits, CD-Legal documents

Nicole NOONAN nicole.noonan@rcmp-grc.gc.ca

Apr 20,2016

to ron

Good Morning Mr. Korkut,

I am writing to you on behalf of the Officer in Charge of the Burnaby RCMP Detachment, Chief Superintendent Critchley. I am The Sergeant in charge of the Professional Standards Section and amongst many responsibilities, I deal frequently with ethics, performance issues and conduct of police officers and their investigations. I frequently assist the Chief in helping him resolve matters where our citizens are concerned.

I would like to schedule an initial meeting with you at your earliest convenience, so that I may be in a better position to understand your views.

I am available next week on Tuesday April 26, between 6 AM and 2 PM or Thursday April 28, from 6 AM until 11 AM. Following that we are into May. My earliest available dates are:

Tuesday May 3, 2016: 6 AM to 2 PM

Wednesday May 4, 2016: 6 AM to 12 PM

Thursday May 5, 2016: 6 AM to 3 PM

Friday May 6, 2016: 6 AM to 10 AM

I look forward to your correspondence,

Nicole Noonan, Sergeant

Professional Standards Unit

Burnaby RCMP

Groupe des normes professionnelles GRC de Burnaby

(604) 570-3601 (desk)

nicole.noonan@rcmp-grc.gc.ca

Ron Korkut <ronkor51@gmail.com>

Apr 20 (11 days ago)

to Nicole

Hi Mrs. Noonan,

Thanks for responding to my request. Next week, on Tuesday April 26, at 1:15PM, we can meet. This issue is NOT about professional ethics, it is about PREVENTING HIT AND RUN CRIME. Therefore, if I can meet with someone who is in charge of preventing CRIME, it would be better.

Ron Korkut

Nicole NOONAN

Apr 20 (11 days ago)

to me

Hello again Mr. Korkut,

Lucky for us both, I have a lengthy background in Crime Prevention. See you next Tuesday.

The address is 6355 Deer Lake Avenue in Burnaby.

Nicole Noonan, Sergeant Professional Standards Unit Burnaby RCMP

April 26, 2016

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

PUBLIC DOCUMENT

Nicole NOONAN, Sergeant Professional Standards Unit RCMP 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Noonan,

I am a **victim** of potentially fatal hit and run crime. Therefore, I have a RIGHT and DUTY TO BRING MY OFFENDER TO JUSTICE. Otherwise, **it is impossible to prevent hit and run crime**. I have struggled to discharge my DUTY for seven years without any success. The following are the fundamental facts about this case, substantiated by the legal documents enclosed:

- 1. My offender was caught, but RCMP failed to charge him with hit and run crime, because, ICBC assumed the liability of the crime.
- 2. Even though, it is **unlawful** to provide insurance benefits to criminal offenders, ICBC paid on behalf of my offender the cost of my car he destroyed in the commission of the hit and run crime.
- 3. Furthermore, ICBC disregards the Criminal Code of Canada, S252, by assuming the liability of 49,000 hit and run crimes, that kill 8, injure and cripple 2,200 peoples in the province of British Columbia every year, including the cases where the criminals are identified.
- 4. Since the court registry did not allow me to file a criminal legal action against ICBC, I was obliged to file three civil cases in the Supreme Court of British Columbia. Nevertheless, under the supervision of the Chief Justice **Christopher E. Hinkson**, all my legal actions were dismissed without any authority and the justices refused to sign their orders in compliance with the procedural norms.
- 5. Finally, the Chief Justice declared me "vexatious litigant" and obstructed my access to the Court Services. For any reasonable person, this is a **perfect example of corruption** in the Supreme Court of British Columbia.

Now, my DUTY is to publicize this vitally important issue, in order to prevent harm to the Public. Nevertheless, the proper procedure, for me, is to notify the law enforcement before discharging my DUTY.

I believe, as a **law enforcement** officer, you should be able to ANSWER THE FOLLOWING QUESTIONS, regarding CRIME PREVENTION:

1. Who is more DANGEROUS OFFENDER?

- a. A person who commits HIT AND RUN CRIME, or
- b. A JUSTICE who protects the same CRIMINAL, by dismissing the legal action of the victim.
- 2. Are you authorized to ARREST a hit and run criminal, if reported with substantiating evidence and given the location?

Sincerely,

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

PUBLIC DOCUMENT

Nicole NOONAN, Sergeant Professional Standards Unit RCMP 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Noonan,

Ref. Our meeting on April 26, 2016, file # 2016-16945

Please let me know, if will answer the questions I asked you in our meeting, and take any action against the corruption I reported.

- 1. Who is more DANGEROUS OFFENDER?
 - a. A person who commits HIT AND RUN CRIME, or
 - b. A JUSTICE who protects the same CRIMINAL, by dismissing the legal action of the victim.
- 2. Are you authorized to ARREST a hit and run criminal, if reported with substantiating evidence and given the location?

Sincerely,

PUBLIC DOCUMENT

Nicole NOONAN, Sergeant Professional Standards Unit RCMP 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Noonan,

Ref. Corruption in the Supreme Court of British Columbia.

You have not responded to my letter dated May 24, 2016. This is a serious matter for the protection of the Public. Please let me know, your supervisors name.

Sincerely,

Nicole NOONAN Jun 16 (4 days

ago)

to me

Hello Mr. Korkut,

I received a letter from you dated May 24, 2016. I received it on May 31, 2016 when I returned to work after a medical leave. Your letter (verbatim) states:

Dear Mrs. Noonan,

Ref. Our meeting on April 26, 2016, file #2016-16945

Please let me know, if will answer the questions I asked you in our meeting, and take any action against the corruption I reported.

- 1. Who is more DANGEROUS OFFENDER?
 - a. A person who commits HIT AND RUN CRIME, or
 - b. A JUSTICE who protects the same CRIMINAL, by dismissing the legal action of the victim.
- 2. Are you authorized to ARREST a hit and run criminal, if reported with substantiating evidence and given the location?

(Your signature block)

Mr. Korkut, as you and I discussed in length at the police station, your questions are not in the correct context and you do not have a proper understanding of the law. Certainly someone who commits a "Hit and Run" is a dangerous. Yes, I am a police officer, and I am authorized to arrest persons who commit any crimes, if there is evidence to substantiate it.

Here are the facts:

- In 2009 you were the victim of a fail to remain accident (or a Hit and run, which you would prefer to call it). Surrey 2009-63940 refers.
- You gave INCORRECT and FAULTY information to the police that were investigating the accident. Therefore the EVIDENCE that you gave would NOT have supported an arrest or charges against the offender.
- The very capable and astute police officer collected REAL EVIDENCE and did arrest and charge the driver that had caused the accident.
- The offender pled guilty and paid all of his fines, which saved you the inconvenience of having to go to court.

- You were given \$2000 for an injury claim (even though at the scene you did not claim to be injured) and \$8000 for damages to your vehicle from ICBC.
- In your mind, ICBC is now at fault because they payed you.
- You believe that because the courts will not allow you to sue (or charge) ICBC, THEY are now the offenders.
- When asked how this could ever be resolved you stated that it couldn't be and you will fight this for the end of time.
- You and I concluded our meeting, agreeing to disagree. Our meeting is documented on Burnaby file 2016-16945.

I had (and still have) concerns for your fixation in this matter and consulted with our mental health officer in regards to your disjointed and irrational thinking pertaining to this matter. I suggested that if you wanted to make a real difference in effecting change to make our community safer, then you could volunteer for different initiatives such as speed watch. Evidently, you are still crusading for your cause, as unreasonable as it is. Even the court have called you a vexatious litigant. They do not use this term for no reason.

Today, I have received your latest correspondence dated June 14, 2016, which reads as follows:

Dear Mrs. Noonan.

Ref. Corruption in the Supreme Court of British Columbia

You have not responded to my letter dated May 24, 2016. This is a serious matter for the protection of the Public. Please let me know your supervisors name.

Sincerely,

(your signature block)

My supervisor's name is Staff Sergeant Major John Buis. I will be sure to let him know to expect some form of correspondence from you.

In the mean time, I wish you well. I do believe that your energy could be better spent and even after our very lengthy conversation, I still am not clear on what it is you hope to achieve.

Sincerely,

Nicole Noonan, Sergeant

Professional Standards Unit

Burnaby RCMP

Groupe des normes professionnelles

GRC de Burnaby

(604) 570-3601 (desk)

nicole.noonan@rcmp-grc.gc.ca

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Ro Jun 17 (3 n days ago)

Ko

rk

ut

Hello Mrs. Noonan, Would you please send me the signed copy of your email? Th...



Nicole NOONAN Jun 17 (3

days

ago)

to me

No Mr. Korkut,

My email domain and my signature block should suffice. I do not want or need any further correspondence on the matter. Best of luck to you and your crusade.

Nicole Noonan, Sergeant Professional Standards Unit Burnaby RCMP

Groupe des normes professionnelles

GRC de Burnaby

(604) 570-3601 (desk)

nicole.noonan@rcmp-grc.gc.ca

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>>> Ron Korkut <<u>ronkor51@gmail.com</u>> 2016/06/17 7:26 AM >>>

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

PUBLIC DOCUMENT

John A. Buis, Staff Sergeant Major M.O.M. Executive Non-Commissioned Officer to the Officer in Charge Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G

Dear Mr. Buis,

Ref. Corruption in the Supreme Court of British Columbia, #2016-16945.

As a **victim** of potentially fatal hit and run crime I have a RIGHT and DUTY to bring my offender to JUSTICE. Otherwise, it is **impossible to prevent crime**.

I have tried to fulfill my DUTY by filing four civil litigations; because, I was not allowed to file criminal action against my offender. Nevertheless, my cases were dismissed by Justice **Nathan H. Smith**, Justice **Austin F. Cullen**, Justice **Janice R. Dillon** and the Chief Justice **Christopher E. Hinkson**. And they refused to sign their dismissal orders in compliance with the procedural norms. They were aware of the following facts and rules of Law, before they <u>dismissed</u> my legal actions:

- 1. Hit and run is a criminal offence under the section 252, Criminal Code of Canada.
- 2. I was a victim of potentially fatal hit and run crime and I was **obliged** to bring my offender-in-Law, ICBC, to Justice.
- 2. ICBC assumes the liability of 49,000 hit and run crimes, that kill 8, injure and cripple 2,200 people in the province of British Columbia every year. (ICBC quick statistics)
- 3. ICBC provides **financial benefits to hit and run criminals** under the cover of "accident insurance benefits", where offenders are identified, as proven in my case.
- 4. The DUTY of a Justice is to adjudicate the issue before the Court according to the Law of the Land, based on the substantiated FACTS. Otherwise, it is impossible to serve JUSTICE in the Courts of LAW.
- 5. Court order is significant legal document that **must be signed** in compliance with the procedural norms, by the judge who makes the decision.

Dismissing the legal action of a victim of crime who is struggling to bring his offender to JUSTICE, is a patent DENIAL OF JUSTICE and a perfect example of CORRUPTION. Therefore, as a victim of ongoing corruption in the Supreme Court of British Columbia, I have legal obligation to publicize this issue; otherwise, my offenders may harm the other members of the Public.

Since I am concerned with the credibility of our Administration of Justice, I have to notify all the authorities in the Administration of Justice, before launching my **publicity campaign**. Therefore, in my letters dated April 14 and March 21, 2016, I raised the issue to Dave Critchley's and your attention and I asked if you were willing to prevent hit and run crime by the way of taking necessary actions to curb the corruption in the Supreme Court of British Columbia.

Nicole Noolan responded to my letters. We had a meeting on April 26. In the meeting, I asked the following questions to her:

- 1. Who is more DANGEROUS OFFENDER?
 - a. A person who commits HIT AND RUN CRIME, or
 - b. A JUSTICE who protects the same CRIMINAL, by dismissing the legal action of the victim.
- 2. Are you authorized to ARREST a hit and run criminal, if reported with substantiating evidence and given the location?

She answered the second question and confirmed that she had the authority to arrest a hit and run criminal, in her email dated June 16, 2016. Nevertheless, she failed to answer my first question. Arguing that my question was not in the *correct context* and I did not have a *proper understanding of the law*. Furthermore, she used the terms "**irrational**" and "**unreasonable**" to demean my efforts to curb the ongoing Corruption in the Supreme Court of British Columbia, and to PROTECT THE PUBLIC. I asked her for a signed copy; but, she refused to send me the signed copy of her email.

Please, **answer** my first question and let me know if you are **willing to take any actions** against the Corruption in the Supreme Court of British Columbia documented in the file # 2016-16945.

Sincerely,

Jul 18 (1 day

ago)

to me

Mr. Korkut:

I recently received more correspondence from you regarding your ongoing concerns with the Supreme Court of BC.

You indicated to me previously this incident originally occurred on the Pattulo Bridge and was dealt with in the Surrey Provincial Court. This does not appear to have any connection to the City of Burnaby or the Burnaby RCMP.

As I stated in my below emails, if you have a complaint on how the matter was handled in the courts, please contact the Canadian Judicial Council.

I will return this latest correspondence to you as it is not related to a Burnaby matter.

John

Staff Sergeant Major John A. Buis, M.O.M.

Executive Non-Commissioned Officer to the Officer in Charge Burnaby Detachment, Royal Canadian Mounted Police (RCMP) Government of Canada john.buis@rcmp-grc.gc.ca
Tel: 604-294-7697 / Fax: 604-294-7845 /Cellular: 604-809-1700

Sergent-major d'état major John A. Buis M.O.M.

sous-officier exécutif de l'officier responsable Gendarmerie royale du Canada (GRC) de Burnaby détachement Gouvernement du Canada <u>john.buis@rcmp-grc.gc.ca</u> Tél. : <u>604-294-7697</u> / Téléc. : <u>604-294-7845</u> / Cellulaires: <u>604-8</u>09-1700

>>> Ron Korkut <<u>ronkor51@gmail.com</u>> 2016/04/04 11:08 AM >>>

Ron Korkut <ronkor51@gmail.com>

Jul 18 (1 day ago)

to John

Mr. Buis,

I have already reported this issue to the Canadian Judicial Council. They declined to investigate it. That was the reason for I got in touch with the Law Enforcement. This is not a local and personal issue. This is a SERIOUS CRIMINAL matter from the Protection of the Public; a concern for ALL the citizens of British Columbia. If you are not prepared to take any action against the Corruption in the Supreme Court of British Columbia, I reported to you, please let me know in writing with your **signature**. Please, try to understand that; it is my DUTY to INFORM THE PUBLIC, so that they can make an informed decision, before using the Court Services and PROTECT themselves. Please, do not return my correspondence; keep them in my file for future reference. Thanks for your cooperation.

Sincerely,

Ron Korkut

Ethics First

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

PUBLIC DOCUMENT

Dave Critchley Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mr. Critchley,

Ref. file # # 2016-16945

I have presented you "THE REPORT OF CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA", that is a concern for all the citizens of British Columbia.

- 1. Please, let me know, if you are willing discharge your DUTY and WARN the Chief Justice, **Christopher E. Hinkson,** in writing, regarding his conduct, since this is a criminal case.
- 2. If you are not willing to do so, please sign the attached document, because this is a vitally SIGNIFICANT CASE FROM THE POINT OF THE PROTECTION OF THE LAW AND ORDER.

DEFAULT CONCLUSION:

If you fail to respond, I WILL BE OBLIGED TO CONCLUDE that YOU HAVE REFUSED TO ACT ON the corruption I reported to you, without any excuse and remind you that it is impossible to protect the Law and Order, if the Law Enforcement stays silent to the reported criminal cases.

Sincerely,

Ron Korkut Ethics First

Encl. The Report of Corruption, Exhibits, CD-Legal documents

Dave Critchley Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

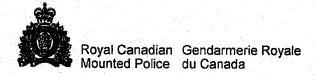
PUBLIC DOCUMENT

DECLARATION OF SILENCE

I, **Dave Critchley,** The Chief Superintendent of Burnaby Detachment, Royal Canadian Mounted Police, have read "The Report of Corruption in the Supreme Court of British Columbia" prepared by Ron Korkut, in file #2016-16945. I have no intention to warn the Chief Justice Christopher E. Hinkson regarding his conduct; because, the dismissal of the legal action of a victim of **crime**, do not amount to protecting the **criminal** offender, and the Corruption in the Supreme Court cannot cause **harm** to the Residents of Burnaby.

Dave Critchley	Date:
Signature	

_



Burnaby RCMP Detachment 6355 Deer Lake Avenue Burnaby BC V5G 2J2

Our File BBY File 2016-16945

Ron Korkut 5249 Laurel Street Burnaby BC V5G 1N1

Date: 2016-08-24

Dear Mr. Korkut

RE: "The report of corruption in the Supreme Court of British Columbia"

This letter is in reference to the most recent documents sent to the Burnaby RCMP Detachment on July 25, 2016. The matter has been reviewed fully by the Burnaby RCMP Professional Standards Unit, Staff Sergeant Major Buis, myself and we have sought counsel from the RCMP Legal Advisory Section.

Your correspondence dated July 25, 2016, does not raise a matter of concern for the Royal Canadian Mounted Police. Therefore, your correspondence has been placed on the closed file, with no action required or taken.

Yours truly,

Stephan Drolet, Superintendent

A/Officer in Charge

Burnaby RCMP Detachment

/nIn

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

PUBLIC DOCUMENT

Stephan Drolet, Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) **6355 Deer Lake Ave, Burnaby, BC V5G 2J2**

Dear Mr. Drolet,

Ref. file # 2016-16945, your letter dated August 24, 2016

Please, let me know your supervisor's name.

Sincerely,

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

PUBLIC DOCUMENT

Bill Fordy, Assistant Commissioner 14355 57th Avenue Surrey, BC V3X 1A9

Dear Mr. Fordy,

Re. Corruption in the Supreme Court of British Columbia

I reported the following issue to Stephan Drolet, at Burnaby Detachment. He ignored it arguing that "this is not a concern for RCMP":

A - THE STATEMENT OF THE FACTS

I am an Electrical Engineer who is teaching at BCIT and a **victim of potentially fatal hit and run crime.** I struggled to bring my offender-in-law, ICBC to JUSTICE, for seven years. Finally, Chief Justice Christopher E. Hinkson labelled me "**vexatious litigant**" and issued an order without a proper signature and stated that:

"No person is obliged to respond to the Notice of Civil Claim (my claim # S155390)", July 13, 2015.

Chief Justice Hinkson were AWARE of the following FACTS:

- 1. ICBC **sells insurance under the threat** of *seizing drivers licenses* and **forces** the innocent people to pay all the damage reckless drivers and hit and run criminals cause.
- 2. ICBC provides insurance benefits for criminal offenders, under the cover of "accident insurance", including the cases where offenders are identified.
- 3. Since hit and run criminals are covered under the accident insurance, **criminal offenders are not prosecuted**. Therefore, hit and run crime is extremely rampant.
- 4. ICBC assumes the liability of 49,000 counts of hit and run crime, every year, and
- 5. In British Columbia, every year, hit and run criminals kill 8, injure and cripple 2,200 peoples.
- 6. ICBC forces innocent people pay for the estimated damage of half a billion dollar's caused by hit and run criminals.

B – IGNORANCE OF THE LAW AND DUTY:

- 1. **Chief Justice Hinkson** ignored the **intent of the Law**, that is protecting the VICTIMS OF CRIME. He protected the OFFENDER; because, dismissing the legal action of the VICTIM is tantamount to protecting the OFFENDER.
- 2. Chief Justice Hinkson ignored the Canadian Criminal Code Section 252 that prohibits hit and run crime. Therefore, providing insurance to hit and run criminals is NOT LAWFUL and a person who encourages such an action, OBVIOUSLY is not in line with the Canadian Criminal Code.

- 3. Chief Justice Hinkson ignored the fundamental principle of CONTRACT LAW that prohibits sales contracts under coersion. His action is tantamount to upholding the unprecedented privilige of ICBC to sell insurance under the threat of restricting the RIGHT to use one's own vehicle.
- 4. **Chief Justice Hinkson** ignored the rules of legal procedures. He **refused to sign** his order in compliance with the procedural norms, despite my numerous requests. Obviously, an Honourable person never hesitates to sign his own decision.
- 5. Chief Justice Hinkson ignored his DUTY to supervise the Law Courts and make sure JUSTICE is SERVED according to the established FACTS and applicable LAW. Obviously, it is impossible to dismiss the legal actions of the victims of crime, where the Courts are supervised.
- 6. Chief Justice Hinkson ignored my RIGHT and DUTY to bring my offender to JUSTICE. He overrode my RIGHT and obstructed my access to JUSTICE SERVICE.
- 7. Chief Justice Hinkson ignored the DUTY of the lawyers, as Ministers of Justice, they are bound to SERVE the cause of justice. No lawyer may file an application to abort the legal action of a victim of crime who is struggling to bring his offender to JUSTICE; because, such an action is tantamount to defeating the cause of JUSTICE. Justice Hinkson honoured the applications filed by Michael G. Armstrong, John D. Waddell, Anthony Leoni and Richard S. Margets.
- 8. The most important of all, HE ignored his **HONOURABLE STATUS**, AS A CHIEF JUSTICE OF BRITISH COLUMBIA; because, it is impossible to associate **HONOUR** with the action of **obstructing JUSTICE** to a victim of crime who is struggling to bring his offender to JUSTICE.

As member of the Public, and a victim of potentially fatal hit and run crime, I have a DUTY TO PUBLICIZE ALL THE LEGAL DOCUMENTS FOR THE PROTECTION OF THE PUBLIC. Publication of "the Report of Corruption in the Supreme Court of British Columbia" may cause serious damage to Justice Hinkson's credibility. Nevertheless, I have to discharge my DUTY TO WARN THE PUBLIC AGAINST THE CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA. Therefore, I will not accept any responsibility for his loss of reputation, since I have given him sufficient legal notice.

This matter is a serious concern for the ADMINISTRATION OF JUSTICE. Therefore, please, remind Justice Hinkson that he is NOT ABOVE THE LAW and his duty is to SERVE JUSTICE; **NOT to protect criminal offenders**, by dismissing the legal actions of the victims of crime who are struggling to bring their offenders to JUSTICE. Otherwise, **IT IS IMPOSSIBILE TO PREVENT CRIME**.

Sincerely,

Ron Korkut Ethics First

Attd. The Report of Corruption in the Supreme Court of British Columbia, index for exhibits.

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

PUBLIC DOCUMENT - Final Notice

Bill Fordy, Assistant Commissioner 14355 57th Avenue Surrey, BC V3X 1A9

Dear Mr. Fordy,

Re. Corruption in the Supreme Court of British Columbia

I reported the following issue to Stephan Drolet, at Burnaby Detachment. He ignored it arguing that "this is not a concern for RCMP":

A - THE STATEMENT OF THE FACTS

I am an Electrical Engineer who is teaching at BCIT and a **victim of potentially fatal hit and run crime.** I struggled to bring my offender-in-law, ICBC to JUSTICE, for seven years. Finally, Chief Justice Christopher E. Hinkson labelled me "**vexatious litigant**" and issued an order without a proper signature and stated that:

"No person is obliged to respond to the Notice of Civil Claim (my claim # S155390)", July 13, 2015.

Chief Justice Hinkson were AWARE of the following FACTS:

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- 2. ICBC provides insurance benefits for criminal offenders, under cover of "accident insurance", including the cases where offenders are identified.
- 3. Since hit and run criminals are covered under the accident insurance, **criminal offenders are not prosecuted**. Therefore, hit and run crime is extremely rampant.
- 4. ICBC assumes the liability of 49,000 counts of hit and run crime, every year, and
- 5. In British Columbia, every year, hit and run criminals kill 8, injure and cripple 2,200 peoples.
- 6. ICBC forces innocent people pay for the estimated damage of half a billion dollar's caused by hit and run criminals.

B-IGNORANCE OF THE LAW AND DUTY:

1. **Chief Justice Hinkson** ignored the **intent of the Law**, that is protecting the VICTIMS OF CRIME. He protected the OFFENDER; because, dismissing the legal action of the VICTIM is tantamount to protecting the OFFENDER.

- 2. Chief Justice Hinkson ignored the Canadian Criminal Code Section 252 that prohibits hit and run crime. Therefore, providing insurance to hit and run criminals is NOT LAWFUL and a person who encourages such an action, OBVIOUSLY is not in line with the Canadian Criminal Code.
- 3. Chief Justice Hinkson ignored the fundamental principle of CONTRACT LAW that prohibits sales contracts under coercion. His action is tantamount to upholding the unprecedented privilege of ICBC to sell insurance under the threat of restricting the RIGHT to use one's own vehicle.
- 4. **Chief Justice Hinkson** ignored the rules of legal procedures. He **refused to sign** his order in compliance with the procedural norms, despite my numerous requests. Obviously, an Honourable person never hesitates to sign his own decision.
- 5. **Chief Justice Hinkson** ignored his **DUTY to supervise the Law Courts** and make sure JUSTICE is SERVED according to the established FACTS and applicable LAW. Obviously, it is impossible to dismiss the legal actions of the victims of crime, where the Courts are supervised.
- 6. Chief Justice Hinkson ignored my RIGHT and DUTY to bring my offender to JUSTICE. He overrode my RIGHT and obstructed my access to JUSTICE SERVICE.
- 7. Chief Justice Hinkson ignored the DUTY of the lawyers, as Ministers of Justice, they are bound to SERVE the cause of justice. No lawyer may file an application to abort the legal action of a victim of crime who is struggling to bring his offender to JUSTICE; because, such an action is tantamount to defeating the cause of JUSTICE. Justice Hinkson honoured the applications filed by Michael G. Armstrong, John D. Waddell, Anthony Leoni and Richard S. Margetts.
- 8. The most important of all, HE ignored his **HONOURABLE STATUS**, AS A CHIEF JUSTICE OF BRITISH COLUMBIA; because, it is impossible to associate **HONOUR** with the action of **obstructing JUSTICE** to a victim of crime who is struggling to bring his offender to JUSTICE.

As member of the Public, and a victim of potentially fatal hit and run crime, I have a DUTY TO PUBLICIZE ALL THE LEGAL DOCUMENTS FOR THE PROTECTION OF THE PUBLIC. Publication of "the Report of Corruption in the Supreme Court of British Columbia" may cause serious damage to Justice Hinkson's credibility. Nevertheless, I have to discharge my DUTY TO WARN THE PUBLIC AGAINST THE CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA. Therefore, I will not accept any responsibility for his loss of reputation, since I have given him sufficient legal notice.

This matter is a serious concern for the ADMINISTRATION OF JUSTICE. Therefore, please, remind Justice Hinkson that he is NOT ABOVE THE LAW and his duty is to SERVE JUSTICE; **NOT to protect criminal offenders**, by dismissing the legal actions of the victims of crime who are struggling to bring their offenders to JUSTICE. Otherwise, **IT IS IMPOSSIBLE TO PREVENT CRIME**.

Sincerely,

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

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

PUBLIC DOCUMENT

RCMP National Headquarters Headquarters Building 73 Leikin Drive Ottawa ON K1A 0R2

Dear Sir,

Re. THE REPORT OF CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA

I am a victim of a potentially fatal hit and run crime. Therefore, I have a DUTY to bring my offender to JUSTICE; otherwise **it is impossible to prevent hit and run crime**. I have struggled to discharge my DUTY for over seven years. Nevertheless, the Chief Justice of the Supreme Court of British Columbia, **Christopher E. Hinkson** declared me "vexatious litigant" and obstructed my access to Court Services.

It is commonsense that **the DUTY of a justice is to serve the cause of JUSTICE**; NOT to protect the criminals by aborting the legal actions of the victims of crime.

For a reasonable person, this issue is a **perfect example of CORRUPTION**; because **a justice who denies Natural Justice to a victims of crime and exonarates the criminals is more DANGEROUS OFFENDER than the criminals who actually commit the crimes.**

Corruption is an **organized crime against the PUBLIC** and it is vitally important to take necessary actions to stop it.

HIGHLIGHTS OF THE CRIME AGAINST THE PUBLIC:

- 1. ICBC *blatantly* **SELLS 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 **INSURES** 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 ASSUMES 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 forces 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 **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. Before the Court, the LAWYERS *blatantly* **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.

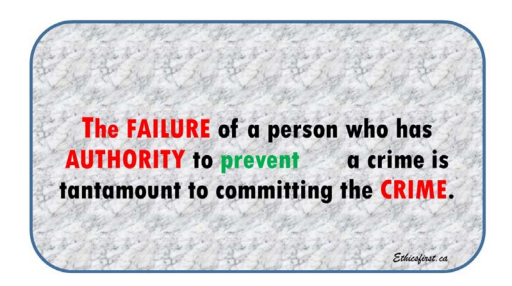
I have reported this issue to **Burnaby RCMP detachment and Bill Fordy**, Assistant Commissioner in Surrey. They ignored my complaint.

Please, investigate this organized crime and take necessary actions for the protection of the PUBLIC. Sincerely,

Ron Korkut

Ethics First

Encl. The Report of Corruption: Declaration of Indemnity; CD (Legal documents)



PUBLIC DOCUMENT

Stephan Drolet, Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mr. Drolet,

Ref. Breach of DUTY

I have paid union fees to BCGEU, for ten years. Therefore, BCGEU President **Stephanie Smith owes me DUTY to resolve my labour dispute with Wayne Hand**, at BCIT. Nevertheless, the union representative, Oliver Demuth, **refused to communicate** with Wayne Hand. Stephanie Smith has **denied the proven facts** and her DUTY to supervise union employees. The issue has been dragging on since February 8, 2017, with no tangible reason. I have had no income for eight months. (www.ilaw.site/BCIT-BCGEU)

As you know, breach of DUTY is a **criminal offence** under the Section 122, Criminal Code of Canada. Since, I am **not allowed** to file a criminal case against Stephanie Smith, due to the CORRUPTION in the Supreme Court of British Columbia, the responsibility falls on the **Law Enforcement**. As you know, **it is impossible to serve JUSTICE** in the Courts where *the judges dismiss the legal actions of the victims of CRIME*.

As published on my websites above, ICBC **insures** and **protects criminally negligent** drivers and **hit and run criminals** who kill 240; injure and cripple about 70,000 people a year. Diligent drivers are FORCED to pay criminal damages of \$4 billion dollars each year. Due to ICBC crash promotion, one out of five vehicles crashes each year, in British Columbia. Therefore, this issue must be investigated and ICBC must be brought to JUSTICE. As a member of the Public and a victim of ICBC CRIME, it is my DUTY to inform you.

Let me know, if you are **willing to discharge your DUTY to investigate the organized crime** mentioned above, I will be happy to provide all the evidence necessary to substantiate the FACTS.

Sincerely,

PUBLIC DOCUMENT

Stephan Drolet, Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

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Let me know, if you are **willing to discharge your DUTY to investigate the organized crime** mentioned above, I will be happy to provide all the evidence necessary to substantiate the FACTS.

Sincerely,

PUBLIC DOCUMENT

Law Enforcement Officers
Burnaby Detachment, Royal Canadian Mounted Police (RCMP)
6355 Deer Lake Ave,
Burnaby, BC V5G 2J2

Dear Officer,

REF. Protecting the LAW of the Land

As a member of the PUBLIC and as a **victim** of potentially FATAL hit and run crime it is my DUTY to bring my offender to JUSTICE. ICBC prevented that arguing they were **responsible** for the CRIME. The Chief Justice, Christopher E. Hinkson **obstructed** my access to Administration of Justice; therefore, I was not able to sue ICBC. For more information, please visit the websites above.

Obviously, it is impossible to prevent CRIME if the victims of CRIME have no access to JUSTICE.

Since, obstructing the victims access to JUSTICE is MORE DANGEROUS OFFENCE than the ordinary CRIMES, I was OBLIGED to inform my colleagues at BCIT about the most dangerous CRIME against the PUBLIC. Otherwise, I would have been implicated with the same CRIME I fell victim. Silence is an effective aid to a CRIME.

Nevertheless, the Dean of School of Construction, Wayne Hand terminated my employment with BCIT.

My union representative **Oliver Demuth**, a lawyer refused to communicate with Wayne Hand and *dismissed* my grievance based on the **single sided FACTS**. The President of the BCGEU, **Stephanie Smith denied the FACT** that Oliver Demuth did not communicate with Wayne Hand; therefore, she **refused** to sign under Oliver Demuth's decision.

I reported the above issues to Stephan Drolet, Chief Superintendent. He declined to investigate them.

You are a member of the PUBLIC vested with the ultimate **POWER of authority** to enforce THE LAW OF LAND. It is your DUTY TO PROTECT THE PUBLIC. The people **rely on you** for catching the enemies of the PUBLIC and have a deep **respect** for your community services; therefore, they pay you with gratitude. As an individual, you are geared up to protect the PUBLIC, no matter who is in the harm's way and commits the CRIME.

Obviously, if you stay **silent** and watch the WRONGDOERS *in high places*, in **fear of losing** your **job**, your status would not be any better than a **goon** who is **protecting** the enemies of the PUBLIC.

Therefore, please **remind** the Chief Superintendent the **necessity of investigating** the breach of DUTIES of the Chief Justice Hinkson and Stephanie Smith, as per S.122 of Criminal Code of Canada. Also, it is a **dire necessity** to WARN the PUBLIC against the **perils** of the Corruption in the Supreme Court of British Columbia.

Sincerely,

PUBLIC DOCUMENT

Stephan Drolet, Chief Superintendent Burnaby Detachment, Royal Canadian Mounted Police (RCMP) 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mr. Drolet,

Ref. Breach of DUTY

In my letter dated October 20, 2017, I informed you that under the supervision of **Stephanie Smith**, union lawyer **Oliver Demuth**, **refused to communicate** with **Wayne Hand** in order to resolve the labour conflict between us. Since **it is IMPOSSIBLE to resolve a conflict based on the single side facts**, it is conclusive that BCGEU breached its DUTY. As you are supposed to know breach of DUTY is a criminal offence as per the Section 122, Criminal Code of Canada.

You did **not respond** to my request for help in this matter. Instead, you **sided** with the union lawyer **Thomas Yachnin** and you sent me Constable Joseph to **intimidate me with** *false* **harassment charges**.

You were *perfectly* **aware of the FACT** that I had no intentions other than **getting a final and authorized decision** from Stephanie Smith, as I confirmed with Constable Joseph.

Obviously, your conduct and your **silence** to ICBC's insuring **criminally negligent** drivers and **hit and run criminals** is not something the PUBLIC expect from a LAW ENFORCEMENT OFFICER.

Sincerely,

Ron Korkut Ethics First

Att. Legalityoficbc.pptx

PUBLIC DOCUMENT

Deanne Burleigh, Chief Superintendent Royal Canadian Mounted Police 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Burleigh,

I am a **victim** of potentially fatal hit and run **crime** *perpetrated* **under the liability of ICBC**. ICBC refused to pay my *non-pecuniary* damages. Therefore, as a victim of CRIME, I was legally **obliged** to bring ICBC to JUSTICE; *otherwise*, it is **impossible to prevent CRIME**.

Furthermore, ICBC insures and protects the hit and run criminals and criminally negligent drivers. Criminally negligent drivers kill 252 peoples, injure and cripple thousands each year, under the liability of ICBC. Due to compulsory insurance, the responsible drivers are FORCED to pay the damages of 4 billion dollars caused by the criminally negligent drivers.

I have been struggling to bring ICBC to JUSTICE for eight years.

- 1. Vancouver Court Registry did not allow me to file a legal action against ICBC.
- **2.** I was **not** able to get **legal service** form the Lawyers.
- **3.** The Law Society *disregarded* the issue stating that "the lawyers have no obligation to provide legal service to the victims of crime".
- **4.** I was **obliged** to file legal actions against the Law Society CEO, **Timothy E. McGee**, Chief Justice **Christopher E. Hinkson**, Justice **Austin F. Cullen** and Justice **Janice R. Dillon**.
- **5.** All my cases are dismissed, on the grounds of "*No reasonable action*" and the Chief Justice declared me "*vexatious litigant*" and **obstructed** my access to JUSTICE.
- **6.** The only option I had was to **inform the PUBLIC.** I started with my co-workers at BCIT.
- 7. Wayne Hand terminated my employment, *just because* I **informed** my co-workers *against the perils of the corruption in the Supreme Court of British Columbia*. I filed a grievance with BCGEU.
- **8.** Union lawyer, **Oliver Demuth refused** to communicate and **confirm** the FACTS with Wayne Hand. He **dismissed** my grievance based *on the single sided facts*.
- **9.** BCGEU lawyer **Thomas Yachnin called the police on me** for requesting authorized decision from the president of BCGEU, Stephanie Smith.
- 10. EI refused to pay me employment benefits. Now, I am out of work for almost a year with no income.

As a LAW enforcement officer, if you do care about protecting the LAW of the Land, please, phone Stephanie Smith at 604 291 9611 and remind her that she owes DUTY to the members of the union and it is IMPOSSIBLE to resolve a labour conflict based on the single sided FACTS. Your five-minute call may save the life of thousands. Please, let me know if you need proof of the stated FACTS.

Sincerely,

PUBLIC DOCUMENT

Deanne Burleigh, Chief Superintendent Royal Canadian Mounted Police 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Burleigh,

I am a **victim** of potentially fatal hit and run **crime** *perpetrated* **under the liability of ICBC**. ICBC refused to pay my *non-pecuniary* damages. Therefore, as a victim of CRIME, I was legally **obliged** to bring ICBC to JUSTICE; *otherwise*, it is **impossible to prevent CRIME**.

Furthermore, ICBC insures and protects the hit and run criminals and criminally negligent drivers. Criminally negligent drivers kill 252 peoples, injure and cripple thousands each year, under the liability of ICBC. Due to compulsory insurance, the responsible drivers are FORCED to pay the damages of 4 billion dollars caused by the criminally negligent drivers.

I have been struggling to bring ICBC to JUSTICE for eight years.

- 1. Vancouver Court Registry did not allow me to file a legal action against ICBC.
- **2.** I was **not** able to get **legal service** form the Lawyers.
- **3.** The Law Society *disregarded* the issue stating that "the lawyers have no obligation to provide legal service to the victims of crime".
- **4.** I was **obliged** to file legal actions against the Law Society CEO, **Timothy E. McGee**, Chief Justice **Christopher E. Hinkson**, Justice **Austin F. Cullen** and Justice **Janice R. Dillon**.
- **5.** All my cases are dismissed, on the grounds of "*No reasonable action*" and the Chief Justice declared me "*vexatious litigant*" and **obstructed** my access to JUSTICE.
- **6.** The only option I had was to **inform the PUBLIC.** I started with my co-workers at BCIT.
- 7. Wayne Hand terminated my employment, just because I informed my co-workers against the perils of the corruption in the Supreme Court of British Columbia. I filed a grievance with BCGEU.
- **8.** Union lawyer, **Oliver Demuth refused** to communicate and **confirm** the FACTS with Wayne Hand. He **dismissed** my grievance based *on the single sided facts*.
- **9.** BCGEU lawyer **Thomas Yachnin called the police on me** for requesting authorized decision from the president of BCGEU, Stephanie Smith.
- 10. EI refused to pay me employment benefits. Now, I am out of work for almost a year with no income.

As a LAW enforcement officer, if you do care about protecting the LAW of the Land, please, phone Stephanie Smith at 604 291 9611 and remind her that she owes DUTY to the members of the union and it is IMPOSSIBLE to resolve a labour conflict based on the single sided FACTS. Your five-minute call may save the life of thousands. Please, let me know if you need proof of the stated FACTS. Please, respond.

Sincerely,

PUBLIC DOCUMENT

Dave Critchley
Burnaby Detachment, Royal Canadian Mounted Police (RCMP)
6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mr. Critchley,

You called me yesterday to inform me that **you will not respond** to my letters regarding ICBC CRIME and the corruption in the Courts. Certainly, you, as a Law Enforcement Officer, have the choice of discharging your DUTY or NOT. *Nevertheless*, your choice cannot deter me from fulfilling the requirements of the LAW.

As a **victim** of a potentially fatal HIT and RUN CRIME, a **member** of the Public and a **teacher** it is my DUTY to show you what is WRONG and what is RIGHT.

It is **WRONG** for:

- 1. The **Police** to punish innocent drivers, while ICBC insures and **protects** the criminally negligent drivers and hit and run criminals who kill or injure others. (See ICBC CRIME, ilaw.site)
- 2. The **Chief Justice, Christopher E. Hinkson** to **dismiss** my legal actions to **protect criminals**, *knowing* that I am a victim of crime.
- 3. **Wayne Hand**, BCIT to terminate my employment for warning my co-workers against a potential HARM.
- 4. Oliver Demuth, BCGEU to dismiss my grievance, based on the single sided FACTS.
- 5. **Thomas Yachnin**, BCGEU to call the police on me for requesting an authorized decision from the union.
- 6. **Deanne Burleigh,** RCMP to send a constable to my residence to warn me for harassment *knowing* that I am **entitled** to get authorized decision for my grievance and **refuse** to respond to my crime reports.

It is **RIGHT** for you and Deanne Burleigh to take the necessary action to address one of the above issues; because:

- 1. You are the Law Enforcement Officers who are **honoured** and **authorized** to protect the Law of Land and the PUBLIC.
- 2. The Public **trusts** and **pays** you for their security and enjoyment of life in peace. Therefore, it is your **DUTY to protect** the PUBLIC from the most dangerous OFFENDER who dismisses the legal actions of the victims of crime to protect CRIMINALS. It is **impossible to prevent crime** where the victims are **not allowed** to take legal action against the criminals.

Obviously, as I mentioned above, you have the option of **denying** and **not discharging** your DUTIES, to estrange yourself from the Honour of profession.

Please, review my presentations: ICBC CRIME, LEGAL ETHICS and BCIT-BCGEU at <u>www.ilaw.site</u> and let me know if you have any reasonable doubts about the stated facts.

Sincerely,

PUBLIC DOCUMENT

Chuck McDonald, Superintendent RCMP Burnaby Detachment 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mr. McDonald,

You have called me regarding my correspondence with **Deanne Burleigh** and **Derek Corrigan**. Since this is a **vitally important issue for the protection of the PUBLIC**, I prefer communicating in writing.

As a **victim** of a potentially fatal HIT and RUN CRIME and a **member** of the Public, I have **reported** the following WRONG ACTIONS to Deanne Burleigh and Derek Corrigan:

- 1. The **Police** punishes innocent drivers, while ICBC insures and **protects** the criminally negligent drivers and **hit and run criminals** who kill or injure others. (See ICBC CRIME, ilaw.site)
- 2. The **Chief Justice, Christopher E. Hinkson dismissed** my legal actions to **protect criminals**, *knowing* that I was a victim of crime.
- 3. **Wayne Hand**, BCIT terminated my employment for warning my co-workers against a potential HARM.
- 4. Oliver Demuth, BCGEU dismissed my grievance, based on the single sided FACTS.
- 5. **Thomas Yachnin**, BCGEU called the police on me for requesting an authorized decision from the union.
- 6. **Deanne Burleigh,** RCMP sent a constable to my residence to warn me for harassment *knowing* that I am **entitled** to get an authorized decision for my grievance and **refused** to respond to my crime reports.

As you may know, the members of the Public, have a RIGHT to get an authorized response from the persons who are authorized to serve the PUBLIC; therefore, I am entitled to get the same.

Please, respect my **right to get an authorized decision** on this vital issue, and refrain from calling me. *Nevertheless*, if you have any questions about the validity of the facts stated above and in my presentations: ICBC CRIME, LEGAL ETHICS and BCIT-BCGEU, *please* do not hesitate to get in touch with me in writing. Thanks, for your cooperation.

You may review my presentations: ICBC CRIME, LEGAL ETHICS and BCIT-BCGEU at www.ilaw.site.

Sincerely,

Ron Korkut Ethics First

It is **impossible to prevent CRIME** where the victims of crime are **not** allowed to take legal action against THE CRIMINALS.

PUBLIC DOCUMENT

Brenda Lucki, Commissioner
RCMP National Headquarters
73 Leikin Drive
Ottawa ON K1A 0R2
RCMP.HQMediaRelations-DGRelationsmedias.GRC@rcmp-grc.qc.ca

Dear Mrs. Lucki,

I reported the following ORGANIZED CRIME to Burnaby RCMP on March 21, 2016. I have written about 20 letters since then. *Nevertheless*, they **refused** to investigate it:

- 1. ICBC provides insurance to **hit and run criminals** and **criminally negligent drivers** who kill 264 and injure 50,000 people each year.
- 2. By selling mandatory insurance, ICBC **FORCES** the diligent drivers to pay all the property damage caused by **hit and run criminals** and **criminally negligent drivers**.
- 3. It is **impossible** to bring ICBC to JUSTICE; because, the Chief Justice Christopher E. Hinkson dismisses the LEGAL ACTIONS of the victims of CRIME.
- 4. It is **impossible** to serve JUSTICE in the courts; because, the lawyers do **not provide legal service** to the victims of CRIME, they do not hesitate to argue and **pervert** the established FACTS and applicable LAW before the Courts.

Please, review my presentations: ICBC CRIME, LEGAL ETHICS and BCIT-BCGEU at the above websites, and advice **Deanne Burleigh**, Burnaby Detachment to **investigate** this sensitive issue for the PROTECTION of the PUBLIC. Let me know if you have any **doubts** about the stated FACTS.

Sincerely,

Ron Korkut Ethics First

It is **impossible to prevent CRIME** where the victims of crime are **not** allowed to take legal action against THE CRIMINALS.

778 378 9009, ron@ethicsfirst.ca www.justsociety.info

PUBLIC DOCUMENT – Third notice

Deanne Burleigh, Chief Superintendent Royal Canadian Mounted Police 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Burleigh,

I am a **victim** of potentially fatal hit and run **crime** *perpetrated* **under the liability of ICBC**. ICBC refused to pay my *non-pecuniary* damages. Therefore, as a victim of CRIME, I was legally **obliged** to bring ICBC to JUSTICE; *otherwise*, it is **impossible to prevent CRIME**.

Furthermore, ICBC insures and protects the hit and run criminals and criminally negligent drivers. Criminally negligent drivers kill 252 peoples, injure and cripple thousands each year, under the liability of ICBC. Due to compulsory insurance, the responsible drivers are FORCED to pay the damages of 4 billion dollars caused by the criminally negligent drivers.

I have been struggling to bring ICBC to JUSTICE for eight years.

- 1. Vancouver Court Registry did not allow me to file a legal action against ICBC.
- **2.** I was **not** able to get **legal service** form the Lawyers.
- **3.** The Law Society *disregarded* the issue stating that "the lawyers have no obligation to provide legal service to the victims of crime".
- **4.** I was **obliged** to file legal actions against the Law Society CEO, **Timothy E. McGee**, Chief Justice **Christopher E. Hinkson**, Justice **Austin F. Cullen** and Justice **Janice R. Dillon**.
- **5.** All my cases are dismissed, on the grounds of "*No reasonable action*" and the Chief Justice declared me "*vexatious litigant*" and **obstructed** my access to JUSTICE.
- **6.** The only option I had was to **inform the PUBLIC.** I started with my co-workers at BCIT.
- 7. Wayne Hand terminated my employment, just because I informed my co-workers against the perils of the corruption in the Supreme Court of British Columbia. I filed a grievance with BCGEU.
- **8.** Union lawyer, **Oliver Demuth refused** to communicate and **confirm** the FACTS with Wayne Hand. He **dismissed** my grievance based *on the single sided facts*.
- **9.** BCGEU lawyer **Thomas Yachnin called the police on me** for requesting authorized decision from the president of BCGEU, Stephanie Smith.
- 10. EI refused to pay me employment benefits. Now, I am out of work for almost a year with no income.

As a LAW enforcement officer, if you do care about protecting the LAW of the Land, please, phone Stephanie Smith at 604 291 9611 and remind her that she owes DUTY to the members of the union and it is IMPOSSIBLE to resolve a labour conflict based on the single sided FACTS. Your five-minute call may save the life of thousands. Please, let me know if you need proof of the stated FACTS. Please, respond.

Sincerely,

Ron Korkut Ethics First

Ref.: ICBC CRIME, LEGAL ETHICS, BCIT-BCGEU, www.ilaw.site

Encl.: Letter to Law Society

778 378 9009, ron@ethicsfirst.ca www.justsociety.info

PUBLIC DOCUMENT

Greg Leong, Staff Officer Royal Canadian Mounted Police 14200 Green Timbers Way Surrey, BC V3T 6P3

Dear Mr. Leong,

In your letter dated April 30, 2018 you informed me that a representative from the Lower Mainland District will get in touch with me regarding my letter to **Brenda Lucki**, Commissioner.

Please, be informed that it is **inappropriate** for me to discuss this issue with a *third person*, considering the **significance** of the issue from the point of PUBLIC SECURITY.

Every week, at least 5 people are killed, hundreds are injured and crippled for life, due to ICBC insurance for **criminally** negligent drivers and, hit and run **criminals**. *Under the circumstances*, it is IMPOSSIBLE to resolve this matter in the Courts. *Please*, review my presentation "ICBC CRIME", at the above websites.

The reason I wrote to Brenda Lucki, was to get an **authorized answer** to my complaint about Burnaby RCMP and Vancouver Police. They **refused to investigate** and take necessary actions to **resolve** this VITAL issue. As long as the Law Enforcement stays **silent about CRIME**, it is impossible to prevent CRIME.

If Brenda Lucki is **acquiescent** to their conduct, she may let me know *accordingly*. I do **not need** any third-party opinion regarding this issue; *therefore*, please inform **Jan Baker** that I am not prepared to communicate with a representative from the Lower Mainland District regarding this matter. I am expecting an **authorized** and **formal** response from Brenda Lucki. Thanks for your cooperation.

Sincerel	y	,



April 30, 2018,

Your file

Votre référence

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

Our file

Notre référence

[CO:18-0389]

Via Email: [ron@ethicsfirst.ca]

Dear Mr. Korkut,

Subject: Burnaby RCMP Detachment

Thank you for reaching out to Commissioner Lucki regarding your concerns with respect to the Burnaby RCMP. On behalf of the Commanding Officer of the British Columbia Royal Canadian Mounted Police (BC RCMP), I am writing to advise you that your correspondence has been received.

Your concerns have been advanced to Inspector Jan Baker, the Lower Mainland District Assistant Operations Officer. You should expect to be contacted by a representative from the Lower Mainland District shortly with respect to your concerns.

Sincerely,

Staff Sergeant Greg Leong

A/Staff Officer

Office of the Commanding Officer

BC RCMP

Royal Canadian Mounted Police 14200 Green Timbers Way Mailstop #308 Surrey, BC V3T 6P3

cc:

Inspector Jan Baker – Lower Mainland District Assistant Operations Officer Chief Superintendent Deanne Burleigh – Officer in Charge – Burnaby Detachment





Superintendent Chuck MCDONALD RCMP Burnaby Detachment 6355 Deer Lake Avenue Burnaby, B.C. V5G 2J2

Your File

Mr. Ron KORKUT 5249 Laurel Street Burnaby, B.C. V5G 1N1

Our File

April 30, 2018

Dear Mr. KORKUT

Complaint of Public Corruption

I have received your correspondence of March 17, and have reviewed same.

There are a number of questions that arise from your correspondence. As you have indicated you wish to communicate through mail, this could prove cumbersome. Is it possible for you to come to the Detachment in order to begin an exploration of your complaint?

I understand that for now, you would prefer to correspond by letter. I await your thoughts on this.

Sincerely,

Supt. Chuck MCDONALD

Operations Officer

R.C.M.P. Burnaby Detachment

PUBLIC DOCUMENT

Chuck McDonald, Superintendent RCMP Burnaby Detachment 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mr. McDonald,

Re. Your letter dated April 30, 2018.

In your letter, you asked me if it was possible for me to come to the Detachment in order to begin an *exploration* of my complaint.

I have to decline your offer for the following reasons:

- 1. It is **impossible to TRUST** the Law Enforcement Officers who have ignored the ICBC CRIME and CORRUPTION IN THE COURTS, since March 2016. Within this time period, over 500 people are killed 100,000 injured by CRIMINALLY negligent drivers and hit and run CRIMINALS.
- 2. It is **impossible to expect any service** from the Law Enforcement Officers who are **reluctant** to make a phone call to the Chief Justice Hinkson to prevent such a *serious* CRIME against the PUBLIC.
- 3. I have already reported this issue to RCMP Commissioner **Brenda Lucki**, *Therefore*, she has to make an authorized decision regarding the **merits of ignoring** this VITAL issue for over two years.

<u>Nevertheless</u>, if you are - in GOOD FAITH - willing to investigate the organized CRIME I have reported to RCMP, the proper procedure is:

- 1. First, you must **respect** and **confirm** the validity of the following rules of the LAW, *in writing*:
 - 1. Stopping and penalizing **negligent** drives who *harms no one*, while insuring and protecting **CRIMINALLY negligent** drivers who kill or injure others is *NOT LAWFUL*.
 - 2. **Dismissing** the legal actions of the victims of CRIME to protect the CRIMINALS is *NOT LAWFUL*.
 - 3. **Terminating employment** for warning co-workers against a potential HARM is *NOT LAWFUL*.
 - 4. **Dismissing a complaint**, based on the single sided FACTS is NOT LAWFUL.
 - 5. Calling the police on a person who requests an authorized decision is NOT LAWFUL.
 - 6. Failure to investigate a CRIME report and professional misconduct are NOT LAWFUL.
- 2. Upon your confirmation, I will **provide** you with the conclusive and incontrovertible EVIDENCE of each CRIME *including* the names of the CRIMINALS, *in writing*.
- 3. If you have any DOUBTS about **validity** of my evidence, then we can arrange a **meeting** to clarify your concerns.

Sincerely,

Ron Korkut Ethics First

Before proceeding, *please* review my presentations: ICBC CRIME, LEGAL ETHICS and BCIT-BCGEU at www.ilaw.site.

778 378 9009, ron@ethicsfirst.ca www.justsociety.info

PUBLIC DOCUMENT – Fourth notice

Deanne Burleigh, Chief Superintendent Royal Canadian Mounted Police 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Burleigh,

As a resident of Burnaby, I have reported the following CRIMES, *nevertheless*, you have **failed** to respond my letters dated, January 9, 2018, March 8, 2018 and April 18, 2018.

- 1. The Chief Justice, Christopher E. Hinkson dismissed my legal actions against ICBC knowing that I was a victim of a potentially FATAL hit and run CRIME, ICBC extorts \$4 billion dollars under the threat of seizing driver's licence or vehicle to insure and protect CRIMINALLY negligent drivers and hit and run CRIMINALS who kill 264, injure 51,000 people, every year.
- 2. BCGEU President, **Stephanie Smith refused** to resolve my labour conflict with Wayne Hand and she sent Constable Joseph to my residence by falsely accusing me of harassment.

YOUR DUTIES:

- 1. As a Law Enforcement Officer, your DUTY is to **protect** the Law of the Land and the PUBLIC; that is the **reason** for you are vested with the POWER of AUTHORITY to protect the PUBLIC and the PUBLIC trusts and pays you.
- 2. You *certainly*, have a mental capacity to discern that a Justice who **dismisses** the legal actions filed to **save the lives of 260 people** each year is a more DANGEROUS CRIMINAL than the criminals who kill them.
- 3. There is **no authority that restricts you from calling** the Chief Justice **Christopher E. Hinkson** to remind him that dismissing the legal actions of the victims of CRIME and protecting the criminals a perfect example of **breach of trust** by public officer under the Section 122 of the Criminal Code of Canada.
- 4. Even, you have the power of **authority to arrest** the Chief Justice upon the proof of his dismissing my legal actions; *because*, a Justice who dismisses the legal actions of the victims of CRIME and protects the CRIMINALS is more **dangerous offender** than the actual CRIMINALS.

MY DUTY:

As a member and a **natural representative** of the PUBLIC, I am **obliged to remind** you that you MUST DISCHARGE the DUTIES you owe to the PUBLIC. Your failure, may FORCE me to expose you as a CRIMINAL, pursuant to Section 122, CCC; *because* it is **IMPOSSIBLE to TRUST** a Law Enforcement Officer who is **reluctant** to make a phone call to save **260 lives**.

Sincerely,

Ron Korkut Ethics First

www.ilaw.site www.ethicsfirst.ca www.justsociety.info

PUBLIC DOCUMENT - Second Notice

Brenda Lucki, Commissioner
RCMP National Headquarters
73 Leikin Drive
Ottawa ON K1A 0R2
RCMP.HQMediaRelations-DGRelationsmedias.GRC@rcmp-grc.gc.ca

Dear Mrs. Lucki,

I reported the following ORGANIZED CRIMES to Burnaby RCMP on March 21, 2016. I have written about 20 letters since then. *Nevertheless*, they **refused** to investigate it:

- 1. ICBC provides insurance to **hit and run criminals** and **criminally negligent drivers** who kill 264 and injure 50,000 people each year.
- 2. By selling mandatory insurance, ICBC **FORCES** the diligent drivers to pay all the property damage caused by **hit and run criminals** and **criminally negligent drivers**.
- 3. <u>It is **impossible** to bring ICBC to JUSTICE</u>; *because*, the Chief Justice Christopher E. Hinkson dismisses the LEGAL ACTIONS of the victims of CRIME.
- 4. <u>It is **impossible to prevent CRIME**</u> where the victims of crime are **not** allowed to take legal action against THE CRIMINALS.
- 5. <u>It is **impossible** to serve JUSTICE in the courts</u>; *because*, the lawyers do **not provide legal service** to the victims of CRIME, they do not hesitate to argue and **pervert** the established FACTS and applicable LAW before the Courts.

Please, review my presentations: ICBC CRIME, LEGAL ETHICS and BCIT-BCGEU at the above websites, and advise **Deanne Burleigh**, Burnaby Detachment to **investigate** this sensitive issue for the PROTECTION of the PUBLIC. Let me know if you have any **doubts** about the stated FACTS.

As a member and a natural representative of the PUBLIC it is my DUTY to remind you that **failure to respond to a serious CRIME against the PUBLIC may have serious legal consequences**. Please respond.

Sincerely,

Ron Korkut Ethics First

778 378 9009, ron@ethicsfirst.ca www.justsociety.info

PUBLIC DOCUMENT – FINAL WARNING

Deanne Burleigh, Chief Superintendent Royal Canadian Mounted Police 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Burleigh,

As a resident of Burnaby, I have **reported** the following CRIMES, *nevertheless*, you have **failed** to respond my letters dated, January 9, 2018, March 8, 2018, April 18, 2018 and June 22, 2018.

- 1. The Chief Justice, Christopher E. Hinkson dismissed the legal actions I filed to prevent ICBC CRIME, knowing that I was a victim of a potentially FATAL hit and run CRIME perpetrated under the liability of ICBC; ICBC extorts \$4 billion dollars under the threat of seizing driver's licence or vehicle to insure and protect CRIMINALLY negligent drivers and hit and run CRIMINALS who kill 264, injure 51,000 people, every year.
- 2. BCGEU President, **Stephanie Smith refused** to resolve my labour conflict with **Wayne Hand** and she sent Constable Joseph to my residence by *falsely* accusing me of "*harassment*".

YOUR DUTIES:

- 1. As a **Law Enforcement Officer**, your DUTY is to **protect** the Law of the Land and the PUBLIC; that is the **reason** for the PUBLIC **trusts** and **pays** you.
- 2. You *certainly*, have a mental capacity to discern that a Justice who **dismisses** the legal actions filed to **save the lives of 260 people** *at least* each year is a more DANGEROUS CRIMINAL than the criminals who kill them.
- 3. There is no rule or authority that restricts you from calling the Chief Justice Christopher E. Hinkson to remind him that dismissing the legal actions of the victims of CRIME and protecting the criminals are a perfect example of breach of trust by public officer under the Section 122 of the Criminal Code of Canada.
- 4. Even, you have the power of **authority to arrest** the Chief Justice upon the **proof** of his **dismissing** my legal actions filed to save 260 lives; because, it is a serious CRIME.

MY DUTY:

As a member and a **natural representative** of the PUBLIC, I am **obliged to remind** you that you MUST DISCHARGE the DUTIES you owe to the PUBLIC. Your failure, may FORCE me to list your name with the **TOP TEN CRIMINALS IN PUBLIC SERVICE**, pursuant to Section 122 of the Criminal Code of Canada; *because* it is **IMPOSSIBLE to TRUST** a Law Enforcement Officer who is **reluctant** to make a phone call to save **260 lives**.

Sincerely,

Ron Korkut Ethics First

778 378 9009, ron@ethicsfirst.ca www.justsociety.info

PUBLIC DOCUMENT – PUBLIC WARNING

Deanne Burleigh, Chief Superintendent Royal Canadian Mounted Police 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Burleigh,

As a resident of Burnaby, I have **reported** the following CRIMES, *nevertheless*, you have **failed** to respond to my letters dated, January 9, 2018, March 8, 2018, April 18, 2018, June 22, 2018 and August 1, 2018.

- 1. The Chief Justice, Christopher E. Hinkson dismissed the legal actions I filed to prevent ICBC CRIME, knowing that I was a victim of a potentially FATAL hit and run CRIME perpetrated under the liability of ICBC; ICBC extorts \$4 billion dollars under the threat of seizing driver's licence or vehicle to insure and protect CRIMINALLY negligent drivers and hit and run CRIMINALS who kill 264, injure 51,000 people, every year.
- 2. BCGEU President, **Stephanie Smith refused** to resolve my labour conflict with **Wayne Hand** and she sent Constable Joseph to my residence by *falsely* accusing me of "*harassment*".

Under the circumstances, I have no choice other than **informing** the PUBLIC, for their protection.

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.

778 378 9009, ron@ethicsfirst.ca www.justsociety.info

PUBLIC DOCUMENT – PUBLIC WARNING

Deanne Burleigh, Chief Superintendent Royal Canadian Mounted Police 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Burleigh,

As a resident of Burnaby, I have **reported** the following CRIMES, *nevertheless*, you have **failed** to respond to my letters dated, January 9, 2018, March 8, 2018, April 18, 2018, June 22, 2018, August 1, 2018 and September 6, 2018.

- 1. The Chief Justice, Christopher E. Hinkson dismissed the legal actions I filed to prevent ICBC CRIME, knowing that I was a victim of a potentially FATAL hit and run CRIME perpetrated under the liability of ICBC; ICBC extorts \$4 billion dollars under the threat of seizing driver's licence or vehicle to insure and protect CRIMINALLY negligent drivers and hit and run CRIMINALS who kill 264, injure 51,000 people, every year.
- 2. BCGEU President, **Stephanie Smith refused** to resolve my labour conflict with **Wayne Hand** and she sent Constable Joseph to my residence by *falsely* **accusing** me of "*harassment*".

Under the circumstances, I have no choice other than **informing** the PUBLIC, for their protection.

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"

778 378 9009, ron@ethicsfirst.ca www.ilaw.site www.ethicsfirst.ca www.justsociety.info

PUBLIC DOCUMENT

Deanne Burleigh, Chief Superintendent Royal Canadian Mounted Police 6355 Deer Lake Ave, Burnaby, BC V5G 2J2

Dear Mrs. Burleigh,

I downloaded a simple picture from internet, that was free to download. Now, the CROOKS want \$4,338 for downloading the picture. Please, investigate.

I am sure, you will not, but, as a responsible member of the PUBLIC, it is my DUTY TO REPORT it.

Also, you may review the attached presentation, if you do care about the NATURAL RIGHTS of the PUBLIC and your HUMAN DIGNITY.

Sincerely,

Ron Korkut Ethics First

Attd. Letter from the SCAMMERS, CD NATURAL RIGHTS