

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

September 12, Oct. 5, 2016

PUBLIC DOCUMENT – personal delivery

Please confirm, if you have received the following letter and relevant documents. Thanks

Harold Munro, Gillian Burnett, Adrienne Tanner, Daphne Bramham, Don Cayo, Harvey Enchin, Shelley Fralic, Peter McMartin, Ian Mulgrew, Vaughn Palmer, Barbara Yaffe,

Barbara Yaffe
Vancouver Sun
#1 - 200 Granville Street.
Vancouver BC V6C 3N3.

Dear,

Re. Corruption in the Supreme Court of British Columbia

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 have been struggling to bring my offender-in-law, ICBC to JUSTICE, for over seven years. Finally, **Chief Justice Christopher E. Hinkson** has labelled me “*vexatious litigant*” and issued an order - without a proper signature - stateting 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 dollars** caused by hit and run criminals.

B – IGNORANCE OF THE LAW AND DUTY:

PUBLIC DOCUMENT - Mail, Email

Dear, Mrs. Pitts,

Re. Corruption in the Supreme Court of British Columbia

You **refused** to place the PUBLIC NOTICE regarding the corruption in the Supreme Court of British Columbia arguing that it is *inflammatory* and *accusatory*.

Corruption of the Law Courts is the **ultimate threat to the security of the Public**, because, **it is impossible to prevent CRIME** where the Courts are corrupt.

As a member of the Public, I am obliged to remind you that you have a **DUTY to inform the PUBLIC** against any possible HARM, even if the notice is *inflammatory* or *accusatory* in your opinion.

Furthermore, your refusing to publicize this Public Notice may amount to **causing harm to the Public** by way of **hiding the corruption** from the Public.

You must understand that, if you fail to publish this notice, the following HARM will be inflicted on the Public:

1. ICBC will continue to **SELL insurance service under the THREAT** of taking driver's licence. (*breach of contract law*) Contracts, *including sales contract*, under **duress**, are NOT LAWFULL; because, it violates the RIGHT to buy or refuse to buy a product.
2. ICBC will continue to **provide insurance benefits to hit and run criminals and criminally negligent drivers** under cover of "*accident insurance*"; since they are insured the **criminals are not prosecuted**. (*breach of criminal law*) Hit and run is a criminal offence and no one is entitled to benefit from a criminal act or negligence. Since the criminals are financially and legally protected, hit and run crime is 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. Criminally negligent drivers **kill 172** peoples every year. By selling compulsory insurance, 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. It is impossible to associate such a **racketeering business** with the Law or Business Ethics. Nevertheless, such a business scheme provides lucrative business for the LAWYERS. Therefore, the Law Society is the proponent of this malicious business practice, and NO LAWYER is willing to deal with this issue.
4. The members of the judiciary will continue to **dismiss the legal actions of the VICTIMS of crime to protect ICBC**. *Obviously*, it is impossible to serve JUSTICE in the Courts where the judges dismiss the legal actions of the **victims of crime**.

5. The members of the Law Society will continue to **pervert the facts and applicable Law** to defeat the CAUSE OF JUSTICE.

If you need more information regarding the corruption in the Supreme Court of British Columbia, please visit www.ethicsfirst.ca or feel free to get in touch with me.

Please, **review** your decision regarding the PUBLIC NOTICE that **must be publicized** for the PROTECTION OF THE PUBLIC.

Sincerely,

Ron Korkut
Ethics First

FAILURE TO NOTIFY THE PUBLIC AGAINST any HARM is an offence against the Public.

1. **Chief Justice Hinkson** ignored the **intent of the Law**, that is protecting the VICTIMS OF CRIME. He protected the OFFENDER, by dismissing the legal action of the VICTIM.
2. **Chief Justice Hinkson** ignored the **Canadian Criminal Code Section 252** that prohibits hit and run crime. Since hit and run is a criminal offence, providing insurance to hit and run criminals is NOT LAWFUL. Nevertheless, Justice Hinkson was comfortable with such an **unlawful business practice**.
3. **Chief Justice Hinkson** ignored the **fundamental principle of CONTRACT LAW** that prohibits sales contracts under **coersion**. His action is tantamount to **upholding ICBC's selling 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 protecting criminal offenders and **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 SUPREME COURT**; 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** the conduct of Chief Justice Hinkson, even though, I am aware of the possibility of damaging his reputation, in the process of discharging my DUTY. Nevertheless, **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 PROTECTION OF THE PUBLIC. If I fail to to publicize this issue:

1. The members of the Public may fall victim to the unusual practice of Law in the Courts:

1. Justices will continue **dismissing** the legal actions of the victims of crime, by overriding the victims RIGHT and DUTY to bring their offenders to Justice.
2. Justices will continue to **issue fake orders** - without proper signature -, for the purpose of influencing the members of the Public to believe that they are not a victim of criminal offence.
3. The lawyers will continue to file court applications to dismiss the legal action of the victims of crime, to **protect the criminal offenders**.

4. The lawyers will lower the **honour of legal profession** to the point where they can argue that signing a document does not mean “approval”.

2. ICBC will continue to harm the Public under the name of “Public service”:

1. ICBC will keep selling **insurance** service to the Public **under** the **threat** of restricting the RIGHT to use one’s own vehicle and **forcing** the innocent people **to pay** the damages reckless drivers cause.

2. ICBC will keep **insuring** – identified - **hit an run criminals** under the cover of “*accident insurance*”.

3. Consequently, ICBC will keep the rate of hit and run crime around 49,000 to provide **lucrative business** to lawyers and every year **8 people will be killed, 2,200** people will be injured and maimed.

4. ICBC will keep **FORCING** innocent drivers **to pay** estimated half a billion dollars for the **damages hit an run criminals cause**.

It is impossible to tolerate such an extensive HARM inflicted on the Public. Therefore, the Chief Justice Hinkson must step down, in order to protect the DIGNITY OF THE COURTS.

A JUSTICE WHO PROTECTS THE CRIMINAL OFFENDERS BY ABORTING THE LEGAL ACTIONS OF THE VICTIMS OF CRIME, IS MORE DANGEROUS OFFENDER THAT THE PERSON WHO ACTUALLY COMMITS THE CRIME.

Therefore, it is a DIRE NECESSITY to expose the Chief Justice Hinkson to the PUBLIC, so that the members of the Public can protect themselves, and that is the DUTY of the media.

I would like to **meet** with you to **discuss** the possibilities of joining our efforts for publicizing “the Report of Corruption in the Supreme Court of British Columbia”, and **protect the Law of the Land**.

Sincerely,

Ron Korkut
Ethics First

Attd. The Report of Corruption in the Supreme Court of British Columbia, CD (Index of exhibits, Exhibits, Legal documents).

TO: Oct.5, 2016

hmunro@vancouver.sun.com,
gburnett@vancouver.sun.com,
atanner@vancouver.sun.com,
dcayo@vancouver.sun.com,
henchin@vancouver.sun.com,
sfralic@vancouver.sun.com,
pmcmartin@vancouver.sun.com,
imulgrew@vancouver.sun.com,
vpalmer@vancouver.sun.com,
byaffe@vancouver.sun.com,
dbramham@vancouver.sun.com

Would you please, confirm that you have received my letter dated Sep. 12 2016. Thanks.

Google tried to deliver your message, but it was rejected by the server for the recipient domain vancouver.sun.com by smtp.postmedia.com. [204.187.151.131].

gburnett@vancouver.sun.com, sfralic@vancouver.sun.com, byaffe@vancouver.sun.com,
dcayo@vancouver.sun.com,

Mulgrew, Ian IMulgrew@postmedia.com **Oct.16**
to me

About what?

Sent from my iPhone

To Mulgrew
Regarding "The Report of Corruption in the Supreme Court of British Columbia". See attachments.

Dear Mr. Korkut,
I have no record of your letter.

Harvey Enchin
Editorial Pages Editor and Columnist

Mr. Enchin, I personally delivered the Report of Corruption in the Supreme of British Columbia, to all the columnists. Would you mind checking it with shipping below ground level?. It is vitally important PUBLIC INTEREST ISSUE. Thanks.

Ron Korkut

Hi Ron,
Found it, read it.

Sounds like you need to hire a lawyer.
Best of luck.

Harvey Enchin
Editorial Pages Editor and Columnist

Mr. Enchin, What can a lawyer do, where the COURT IS CORRUPT? You are responsible to inform the PUBLIC regarding this issue. Please read the material carefully and let me know where can we meet?

Enchin: Actually, I'm not responsible for airing your grievance. If our legal affairs columnist Ian Mulgrew thinks your case is a matter deserving of his attention, I'm sure he'll act on it.

Korkut: Actually, you are RIGHT, where the lawyers have no obligation to provide legal service to the Public, judges have no hesitation to strike the legal actions of the victims of CRIME to protect CRIMINALS, it is NOT reasonable to expect the MEDIA REPORT CORRUPTION, FOR THE PROTECTION OF THE PUBLIC.

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

October 29, 2016

PUBLIC DOCUMENT – Third Notice

Harold Munro,
Vancouver Sun
#1 - 200 Granville Street.
Vancouver BC V6C 3N3.

Dear Mr. Munro,

Re. Corruption in the Supreme Court of British Columbia

Please **investigate** the documents enclosed and **publicize** the CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA for the protection of the PUBLIC.

Sincerely,

Ron Korkut
Ethics First

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

November 22, 2016

PUBLIC DOCUMENT

Ian Mulgrew
Vancouver Sun
#1 - 200 Granville Street.
Vancouver BC V6C 3N3.

Dear, Mr. Mulgrew,

Re. Corruption in the Supreme Court of British Columbia

I have not received any response to my "Report of Corruption in the Supreme Court of British Columbia". **Corruption is an organized crime against the Public. Therefore, the Public must be protected.**

As member of the Public, I am obliged to remind you that you have A DUTY TO INFORM THE PUBLIC as a reporter and as a member of the PUBLIC. Your failure to do so is tantamount to **hiding** the **corruption** and may **implicate** your name with the wrong doers.

If you fail to publicize this issue, the following HARMS WILL BE INFLICTED ON THE PUBLIC:

1. The JUSTICES presiding in the Supreme Court of British Columbia will continue to **dismiss the legal actions** of the victims of crime, to **protect the criminals**; instead of serving JUSTICE.
2. Some LAWYERS will continue to **pervert the facts** and **disregard Substantive Law** applicable to the issues before the Court. They will **defeat the cause of JUSTICE**.
3. The PUBLIC will continue to suffer from the actions of CRIMINALS, due to the **lack of JUSTICE SERVICE**.

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

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

Please read “The Report of Corruption in the Supreme Court of British Columbia”, *carefully* and refer the legal documents on the CD that I delivered to your office for evidence. If you have any questions about the stated facts, please let me know.

You must understand that if you fail to discharge your **duty to inform the Public**, I will be obliged to publicize it, using my resources, that may adversely affect your reputation as a trusted legal reporter.

Sincerely,

Ron Korkut
Ethics First

Attd. Declaration of Indemnity

FAILURE TO NOTIFY THE PUBLIC AGAINST HARM'S WAY is an offence against the Public.

Vancouver sun
200 Granville Street, Suite 1
Vancouver, British Columbia
V6C 3N3, Canada

Harold Munro - Editor hmunro@vancouver.sun.com 604-605-2985

Gillian Burnett – Deputy Managing Editor, Digital gburnett@vancouver.sun.com 604-605-2158

Adrienne Tanner – Deputy Managing Editor, Content atanner@vancouver.sun.com 604-605-2214

Columnists

Daphne Bramham
dbramham@vancouver.sun.com 604-605-2139

Don Cayo dcayo@vancouver.sun.com 778-317-6039

Harvey Enchin henchin@vancouver.sun.com 604-605-2188

Shelley Fralich sfralich@vancouver.sun.com 604-833-0846

Peter McMartin pmcmartin@vancouver.sun.com 604-605-2905

Ian Mulgrew imulgrew@vancouver.sun.com 604-605-2195

Vaughn Palmer vpalmer@vancouver.sun.com 250-953-5936

Barbara Yaffe byaffe@vancouver.sun.com 604-605-2189