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Weiler, Joseph	weiler@allard.ubc.ca	Corruption
Young, Margot	myoung@allard.ubc.ca	Law Theory

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

May 16, 2016

PUBLIC DOCUMENT

Catherine Dauvergne

Dean and Professor
Peter A. Allard School of Law
Vancouver, BC Canada V6T 1Z1

Dear Mrs. Dauvergne,

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, **knowing** that I have a **RIGHT** to bring my offender to **JUSTICE**. 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**. Therefore, please, read the attached "**The Report of Corruption**" and notify your students regarding this issue. Otherwise, they may fall victim to the ongoing malpractice of Law in the Supreme Court of British Columbia. If you need original legal documents, please let me know.

Furthermore, if you are willing to help, you can also report this issue to the Vancouver Sun so that I do not have pay for the publication of it. Otherwise, I have to pay at least \$8000 per one issue.

Thanks, in advance.

Sincerely,

Ron Korkut
Ethics First

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

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

August 22, 2016

PUBLIC DOCUMENT

Catherine Dauvergne
Dean and Professor
Peter A. Allard School of Law
Vancouver, BC Canada V6T 1Z1

Dear Mrs. Dauvergne,

I have not received any response to my letter attached. Please, let me know, if you will respond to my letter, dated May 16, 2016 or not.

Sincerely,

Ron Korkut

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

May 16, 2016

PUBLIC DOCUMENT

Catherine Dauvergne

Dean and Professor
Peter A. Allard School of Law
Vancouver, BC Canada V6T 1Z1

Dear Mrs. Dauvergne,

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, **knowing** that I have a **RIGHT** to bring my offender to **JUSTICE**. 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**. Therefore, please, read the attached "**The Report of Corruption**" and notify your students regarding this issue. Otherwise, they may fall victim to the ongoing malpractice of Law in the Supreme Court of British Columbia. If you need original legal documents, please let me know.

Furthermore, if you are willing to help, you can also report this issue to the Vancouver Sun so that I do not have to pay for the publication of it. Otherwise, I have to pay at least \$8000 per one issue. Thanks, in advance.

Sincerely,

Ron Korkut
Ethics First

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

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

September 20, 2016

PUBLIC DOCUMENT

Joseph Weiler
Anticorruption and the Law
Peter A. Allard School of Law
Vancouver, BC Canada V6T 1Z1
weiler@allard.ubc.ca

Dear Mr. Weiler,

I have reported the Corruption in the Supreme Court of British Columbia to Mrs. Catherine Dauvergne, Dean. She failed to respond. Would you mind reminding her that she has an **OBLIGATION to respond** to my letter, because, she is a member of the Public and this is a very serious ISSUE from the point of the protection of the Public.

Also, please **investigate** the attached documents and **inform** your students, so that they can take necessary precautions, if they have to deal with the Supreme Court of British Columbia.

Sincerely,

Ron Korkut
Ethics First

Encl. The Report of Corruption in the Supreme Court of British Columbia, Exhibits, CD-Legal documents

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

September 21, 2016

PUBLIC DOCUMENT

Margot Young

Equality law and theory
Peter A. Allard School of Law
Vancouver, BC Canada V6T 1Z1
myoung@allard.ubc.ca

Dear Mr. Young,

Re. The Report of Corruption in the Supreme Court of British Columbia.

1. MY DUTY

I am an electrical engineer who is teaching at BCIT. I am also a **victim of potentially fatal hit and run crime**. Therefore, I have a DUTY to bring my offender to Justice; otherwise, it is **impossible to prevent crime**.

2. CORRUPTION: CRIME AGAINST THE PUBLIC

I have been struggling to discharge my DUTY to bring my offender-in-law, ICBC to Justice for over seven years. Finally, the Chief Justice, **Christopher E. Hinkson** labelled me "*vexatious litigant*" and issued an order without a proper signature stating that:

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

Simply, he treated me like a **fool** who is filing legal actions without any reason and kicked me out of the Court.

Obviously, a **justice who kicks a victim of crime out of Court, is more dangerous offender than the persons who actually commit the crimes**, because, such an action is tantamount to protecting criminal offenders and **promoting crime**. Therefore, it is a DIRE NECESSITY TO **oust** Mr. Christopher E. Hinkson from the position of Chief Justice of the Supreme Court of British Columbia. Otherwise, **crime** against the Public may grow out of control.

3. YOUR DUTY

As a member of the Public, if someone **reports any criminal activity** to you, your DUTY is to notify all the people you have contact with; otherwise, they may be harmed and, you may be liable for hiding the crime.

And, as a lawyer, "a minister of justice", you have a professional obligation to serve the **cause of Justice** and maintain the authority and **Dignity of the Courts**.

Furthermore, as a professor teaching Law and Legal ethics, you should be concerned about how Justice is served in the superior Courts.

Therefore, you should take the following actions:

1. Distribute a copy of the attached "Report the corruption" so that they should not be surprised with the way the Courts operate.
2. Report the corruption to the **media**, so that the Public can protect themselves against the **unusual practice of Law** in the Supreme Court of British Columbia.

3. Report the corruption to the **Law Society** so that the lawyers can make **informed decision** before using Court services.
4. Report the corruption to **CBA** anti-corruption team in order to maintain the **Honour of Legal profession**.
5. Report the corruption to the **Justice Minister**, Suzanne Anton; because, she is **not responding** to my letters.

4. CONSEQUENCES OF YOUR FAILURE

1. The JUSTICES of the Supreme Court will continue to **dismiss the legal actions** of the victims of crime, in order to **protect the criminals**. If the victims of crime cannot bring their offenders to JUSTICE, **it is impossible to prevent CRIME**.
2. Some LAWYERS will continue to **pervert the facts** and **disregard Substantive Law** applicable to the issues before the Court. Consequently, the **DIGNITY OF THE COURTS** and the **Honour of Legal Profession** will be compromised.
3. The PUBLIC will have **no protection** against criminal offenders, due to the **lack** of JUSTICE SERVICE; PEACE will be jeopardized.

Since, it is impossible to bring ICBC TO JUSTICE, due to the corruption in SCBC:

4. ICBC will continue to **sell insurance service under the threat** of restricting the RIGHT to use one's own vehicle. As you know, selling goods or services under duress is NOT LAWFUL.
5. ICBC will continue to **insure criminally negligent drivers** and **hit and run criminals**, under the cover of "*accident insurance*".
6. By selling compulsory insurance, ICBC will continue to **force the innocent drivers to pay** all the damages caused by **criminally negligent** drivers and identified **hit and run criminals**, estimated **half a billion dollars**.
7. ICBC will continue to assume the liability of **49,000 hit and run crimes**, every year. As result of those crimes:
8. **8** innocent peoples will be **killed**, and **2,200** of them will be **injured** and **maimed**, every year, in the Province of British Columbia.

5. MY REQUEST

No reasonable person can **TOLERATE** such an extensive HARM TO THE PUBLIC. If the lawyers **stay silent** to the corruption in the COURTS, **who can take legal action against the corruption?**

Bear in mind that, ignorance of **CRIME AGAINST THE PUBLIC**, is an encouragement for the offenders.

Therefore, I would like to meet with you to **discuss** the possible **legal procedures** to stop the CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA.

Sincerely,

Ron Korkut
Ethics First

Encl. The Report of Corruption, CD (Exhibits, index, legal documents)

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

September 27, 2016

PUBLIC DOCUMENT – Third request

Catherine Dauvergne
Dean and Professor
Peter A. Allard School of Law
Vancouver, BC V6T 1Z1

Dear Mrs. Dauvergne,

Re. The Report of Corruption in the Supreme Court of British Columbia.

1. MY DUTY

I am a **victim of potentially fatal hit and run crime**. Therefore, I have a DUTY to bring my offender to Justice; *otherwise*, it is **impossible to prevent crime**.

2. CORRUPTION IS A CRIME AGAINST THE PUBLIC

I have been struggling to discharge my DUTY to bring my offender-in-law, ICBC to Justice for over seven years. Finally, the Chief Justice, **Christopher E. Hinkson** labelled me “*vexatious litigant*” and issued an order without a proper signature stating that:

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

Simply, he treated me like a **fool** who is filing legal actions without any reason and kicked me out of the Court.

Obviously, a **justice who kicks a victim of crime out of Court, is more dangerous offender than the persons who actually commit the crimes**; because, such an action is tantamount to protecting criminal offenders and **promoting crime**. Therefore, it is a DIRE NECESSITY TO OUST Mr. Christopher E. Hinkson from the position of Chief Justice of the Supreme Court of British Columbia. Otherwise, **crime** against the Public may **grow out of control**.

3. YOUR DUTY

1. As a **member of the PUBLIC**, if someone **reports any criminal activity** to you, your DUTY is to notify all the people you have contact with; otherwise, they may be harmed, and you may be liable for hiding the crime.

2. As a **LAWYER**, “a minister of Justice”, you have a professional obligation to serve the **cause of Justice** and maintain the authority and **Dignity of the Courts**.

3. *Furthermore*, as a **DEAN** who is in charge of **supervising the quality of legal education**, you should be concerned with the **unusual practice of Law** in the Supreme Court of British Columbia.

Therefore, the Law requires you to:

1. *Report the corruption* to the **media**, so that the Public can protect themselves against the **unusual practice of Law** in the Supreme Court of British Columbia.
2. *Report the corruption* to the **Law Society**, so that the lawyers can make **informed decision** before using Court Services.

3. *Report the corruption* to the **Justice Minister**, Suzanne Anton; so that she can take necessary actions to get the corruption under control; because, she is **not responding** to my letters.
4. *Report the corruption* to your **students**; otherwise, they may fall victim to the unusual practice of Law in the Supreme Court.

4. CONSEQUENCES OF YOUR FAILURE

1. The JUSTICES of the Supreme Court will continue to **dismiss the legal actions** of the victims of crime, in order to **protect the criminals**. If the victims of crime cannot bring their offenders to JUSTICE, **it is impossible to prevent CRIME**.
2. Some LAWYERS will continue to **pervert the facts** and **disregard Substantive Law** applicable to the issues before the Court. Consequently, the **DIGNITY OF THE COURTS** and the **Honour of Legal Profession** will be compromised.
3. The PUBLIC will have **no protection** against criminal offenders, due to the **lack** of JUSTICE SERVICE; PEACE will be jeopardized.

Since, it is impossible to bring ICBC TO JUSTICE, due to the corruption in SCBC:

4. ICBC will continue to **sell insurance service under the threat** of restricting the RIGHT to use one's own vehicle. As you know, selling goods or services under duress is NOT LAWFUL.
5. ICBC will continue to **insure criminally negligent drivers** and **hit and run criminals**, under the cover of "*accident insurance*".
6. By selling compulsory insurance, ICBC will continue to **FORCE innocent drivers to pay** all the damages caused by **criminally negligent** drivers and *identified hit and run criminals*, estimated **half a billion dollars**.
7. ICBC will continue to assume the liability of **49,000 hit and run crimes**, every year. As result of those crimes:
8. **8** innocent peoples will be **killed**, and **2,200** of them will be **injured** and **maimed**, every year, in the Province of British Columbia.

5. MY REQUEST

No reasonable person can **TOLERATE** such an extensive HARM TO THE PUBLIC. If the lawyers **stay silent** to the corruption in the COURTS, **who can take legal action against the corruption?**

Bear in mind that, ignorance of **CRIME AGAINST THE PUBLIC**, is an encouragement for the offenders.

Therefore, I would like to meet with you to **discuss** the possible **legal procedures** to stop the CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA.

Sincerely,

Ron Korkut
Ethics First

Encl. The Report of Corruption, CD (Exhibits, index, legal documents)

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

September 30, 2016

PUBLIC DOCUMENT

Natasha Affolder
UBC, Peter A. Allard School of Law
Vancouver, BC V6T 1Z1

Dear Mrs. Affolder,

Re. The Report of Corruption in the Supreme Court of British Columbia.

1. MY DUTY

I am a **victim of potentially fatal hit and run crime**. Therefore, I have a DUTY to bring my offender to Justice; *otherwise*, it is **impossible to prevent crime**.

2. CORRUPTION IS A CRIME AGAINST THE PUBLIC

I have been struggling to discharge my DUTY to bring my offender-in-law, ICBC to Justice for over seven years. Finally, the Chief Justice, **Christopher E. Hinkson** labelled me "**vexatious litigant**" and issued an order without a proper signature stating that:

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

Simply, he treated me like a **fool** who files legal actions without any reason, and kicked me out of the Court.

Obviously, a **justice who kicks a victim of crime out of Court, is more dangerous offender than the persons who actually commit the crimes**; because, such an action is tantamount to protecting criminal offenders and **promoting crime**. Therefore, it is a DIRE NECESSITY TO OUST Mr. Christopher E. Hinkson from the position of Chief Justice of the Supreme Court of British Columbia. Otherwise, **crime** against the Public may **grow out of control**.

3. YOUR DUTY

1. As a **member of the PUBLIC**, if someone **reports** any **criminal activity** to you, your **DUTY** is to notify all the people you have contact with; otherwise, they may be **harmed**, and you may be **liable** for hiding the crime.

2. As a **LAWYER**, "a minister of Justice", you have a professional **obligation** to serve the **cause of Justice**, and maintain the **Dignity of the Courts** and the Honour of Legal Profession.

3. *Furthermore*, as a **PROFESSOR** who is teaching the **Law** and **Legal Ethics**, you should to be **concerned** with the **unusual practice of Law** in the Supreme Court of British Columbia.

Therefore, it is **necessary** for you to:

1. *Report the corruption* to the **media**, so that the Public can protect themselves against the **unusual practice of Law** in the Supreme Court of British Columbia; *because*, the reporters are not responding to my letters.
2. *Report the corruption* to the **Law Society**, so that the lawyers can make **informed decision** before using Court Services; *because*, I have a legal dispute with the Law Society.

3. *Report the corruption* to the **Justice Minister**, Suzanne Anton; so that she can take necessary actions to get the corruption under control; *because*, she is **not responding** to my letters.
4. *Report the corruption* to your **students**; *otherwise*, they may fall victim to the **malicious practice of Law** in the Supreme Court.

4. CONSEQUENCES OF YOUR FAILURE

1. The JUSTICES of the Supreme Court will continue to **dismiss the legal actions** of the victims of crime, in order to **protect the criminals**. If the victims of crime cannot bring their offenders to JUSTICE, **it is impossible to prevent CRIME**.
2. Some LAWYERS will continue to **pervert the facts** and **disregard Substantive Law** applicable to the issues before the Court. Consequently, the **DIGNITY OF THE COURTS** and the **Honour of Legal Profession** will be compromised.
3. The PUBLIC will have **no protection** against criminal offenders, due to the **lack** of JUSTICE SERVICE; PEACE will be jeopardized.

Since, it is impossible to bring ICBC TO JUSTICE, due to the corruption in SCBC:

4. ICBC will continue to **sell insurance service under the threat** of restricting the RIGHT to use one's own vehicle. As you know, selling goods or services **under coercion** is NOT LAWFUL.
5. By selling insurance, under coercion, ICBC will continue to **FORCE innocent drivers to pay** all the damages caused by **criminally negligent** drivers and *identified hit and run criminals*, estimated **half a billion dollars** a year.
6. ICBC will continue to **insure criminally negligent drivers and hit and run criminals**, under the cover of "*accident insurance*".
7. ICBC will continue to assume the liability of **49,000 hit and run crimes**, every year. As result of those crimes:
8. **8** innocent peoples will be **killed**, and **2,200** of them will be **injured** and **maimed**, every year, in the Province of British Columbia.

5. MY REQUEST

No reasonable person can **TOLERATE** such an extensive HARM TO THE PUBLIC. If the lawyers **stay silent** to the corruption in the COURTS, **who can take legal action against the corruption?**

The lawyers are not helping me due to their **fear of the Law Society**; therefore, I would like to meet with you to **discuss** the possible **legal procedures** to stop the CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA.

Sincerely,

Ron Korkut
Ethics First

Encl. The Report of Corruption, CD (Exhibits, index, legal documents)

SILENCE is contribution to the CRIME AGAINST THE PUBLIC.

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

October 29, 2016

PUBLIC DOCUMENT – Final request

Catherine Dauvergne
Dean and Professor
Peter A. Allard School of Law
Vancouver, BC V6T 1Z1

Dear Mrs. Dauvergne,

Re. The Report of Corruption in the Supreme Court of British Columbia.

1. MY DUTY

I am a **victim of potentially fatal hit and run crime**. Therefore, I have a DUTY to bring my offender to Justice; *otherwise*, it is **impossible to prevent crime**.

2. CORRUPTION IS A CRIME AGAINST THE PUBLIC

I have been struggling to discharge my DUTY to bring my offender-in-law, ICBC to Justice for over seven years. Finally, the Chief Justice, **Christopher E. Hinkson** labeled me “*vexatious litigant*” and issued an order without a proper signature stating that:

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

Simply, he treated me like a **fool** who is filing legal actions without any reason and kicked me out of the Court.

Obviously, a **justice who kicks a victim of crime out of Court, is more dangerous offender than the persons who actually commit the crimes**; because, such an action is tantamount to protecting criminal offenders and **promoting crime**. Therefore, it is a DIRE NECESSITY TO **OUST** Mr. Christopher E. Hinkson from the position of Chief Justice of the Supreme Court of British Columbia. Otherwise, **crime** against the Public may **grow out of control**.

3. YOUR DUTY

1. As a **member of the PUBLIC**, if someone **reports any criminal activity** to you, your DUTY is to notify all the people you have contact with; otherwise, they may be harmed, and you may be liable for hiding the crime.

2. As a **LAWYER**, “a minister of Justice”, you have a professional obligation to serve the **cause of Justice** and maintain the authority and **Dignity of the Courts**.

3. *Furthermore*, as a **DEAN** who is in charge of **supervising the quality of legal education**, you should be concerned with the **unusual practice of Law** in the Supreme Court of British Columbia.

Therefore, the Law requires you to:

1. *Report the corruption* to the **media**, so that the Public can protect themselves against the **unusual practice of Law** in the Supreme Court of British Columbia.
2. *Report the corruption* to the **Law Society**, so that the lawyers can make an **informed decision** before using Court Services.

3. *Report the corruption* to the **Justice Minister**, Suzanne Anton; so that she can take necessary actions to get the corruption under control; because, she is **not responding** to my letters.
4. *Report the corruption* to your **students**; otherwise, they may fall victim to the unusual practice of Law in the Supreme Court.

4. CONSEQUENCES OF YOUR FAILURE

1. The JUSTICES of the Supreme Court will continue to **dismiss the legal actions** of the victims of crime, in order to **protect the criminals**. If the victims of crime cannot bring their offenders to JUSTICE, **it is impossible to prevent CRIME**.
2. Some LAWYERS will continue to **pervert the facts** and **disregard Substantive Law** applicable to the issues before the Court. Consequently, the **DIGNITY OF THE COURTS** and the **Honour of Legal Profession** will be compromised.
3. The PUBLIC will have **no protection** against criminal offenders, due to the **lack** of JUSTICE SERVICE; PEACE will be jeopardized.

Since, it is impossible to bring ICBC TO JUSTICE, due to the corruption in SCBC:

4. ICBC will continue to **sell insurance service under the threat** of restricting the RIGHT to use one's own vehicle. As you know, selling goods or services under duress is NOT LAWFUL.
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6. By selling compulsory insurance, ICBC will continue to **FORCE innocent drivers to pay** all the damages caused by **criminally negligent** drivers and *identified hit and run criminals*, estimated **half a billion dollars**.
7. ICBC will continue to assume the liability of **49,000 hit and run crimes**, every year. As result of those crimes:
8. **8** innocent peoples will be **killed**, and **2,200** of them will be **injured** and **maimed**, every year, in the Province of British Columbia.

5. MY REQUEST

No reasonable person can **TOLERATE** such an extensive HARM TO THE PUBLIC. If the lawyers **stay silent** to the corruption in the COURTS, **who can take legal action against the corruption?**

Bear in mind that, ignorance of **CRIME AGAINST THE PUBLIC**, is an encouragement for the offenders.

Therefore, I would like to meet with you to **discuss** the possible **legal procedures** to stop the CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA.

Sincerely,

Ron Korkut
Ethics First

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

PUBLIC DOCUMENT

Dear Professor,

Re. The Report of Corruption in the Supreme Court of BC, at www.ethicsfirst.ca

1. FACTS: As a VICTIM of a potentially fatal **hit and run crime**, I have witnessed the following **dishonourable conducts**, while struggling to discharge my **DUTY to bring my offender to JUSTICE**, for the last eight years:

► The lawyers **refused** to provide me with legal service. The Executive Director of the Law Society, **Timothy E. McGee** stated that **the lawyers have no professional obligation to provide legal service to the victims of crime**. January 8, 2013. Obviously, the victims of crime **cannot** bring their offenders to JUSTICE without the help of lawyers; therefore, **it is impossible to PREVENT CRIME**.

► After filing three legal actions on my own, **the Chief Justice, Christopher E. Hinkson** declared me **“vexatious litigant”** and **banned me from using Court services**, knowing the following:

- 1. I was a victim of a potentially fatal hit and run crime; therefore, I had a DUTY to bring my offender-in-law to JUSTICE.**
- 2. All of my three legal actions were on grounds of bringing my offender to JUSTICE.**
- 3. Chief Justice Hinkson declined to sign his order**, in compliance with the procedural norms.

2. OFFENCE: Obviously, a **judicial officer** who dismisses the legal action of a **victim of CRIME**, and exonerates the OFFENDER, is **more dangerous offender** than the person who actually commits the CRIME. Therefore, this is a perfect example of CORRUPTION. And, corruption is a CRIME AGAINST THE PUBLIC.

3. DUTIES: As a witness of corruption it is my **DUTY to inform** all the responsible persons and the PUBLIC; otherwise, I may be held liable for hiding the CRIME. Nevertheless, **Wayne Hand** Dean of BCIT terminated my employment, due to my attempt to **inform my colleagues** against the perils of the CORRUPTION.

A LAWYER, is a **minister of justice**, an **officer of the Courts** and a member of an ancient and **honourable profession**. It is a lawyer’s DUTY to serve **the cause of JUSTICE**, maintain the authority and **Dignity of the Courts**.

Therefore, as **a professional who is teaching LAWYERS**, it is **your DUTY** to remind the **Chief Justice Hinkson** that **the intent of the Law is to prevent CRIME; NOT promoting it, by dismissing the legal actions of the victims of CRIME**. Furthermore, you may also remind **Timothy E. McGee** that the **lawyers have a professional obligation to provide legal service to the Public**, as per Canons of Legal Ethics 2.1-5c. Please, let me know, if you have any *questions, concerns* and any *excuse* for not discharging your DUTY to protect the **Dignity of the Courts** and the **Honour of Legal Profession**.

Sincerely,

Ron Korkut
Ethics First

Simply, forward the following email to:

heidi.mcbride@courts.gov.bc.ca, christopher.hinkson@courts.gov.bc.ca, tmcgee@lsbc.org,
ron@ethicsfirst.ca

THE FUNDAMENTAL PRINCIPLES OF LAW:

1. The victims of CRIME have a RIGHT and DUTY to bring their offenders to JUSTICE.
2. The lawyers have professional OBLIGATION to provide legal service to the victims of crime. Otherwise, it is impossible to prevent CRIME.
3. The DUTY of the Courts is NOT to protect OFFENDERS, by dismissing the legal actions of the VICTIMS OF CRIME.
4. Everyone have a DUTY TO KNOW THE LAW.