

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

August 29, 2016

PUBLIC DOCUMENT

**JUDICIAL COUNCIL of British Columbia**  
**Suite 337 - 800 Hornby Street**  
**Vancouver, British Columbia, V6Z 2C5**

**Your Honour,**

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

1. Please, investigate the attached "Report of Corruption" and **take necessary actions** in order to maintain the DIGNITY OF the LAW COURTS.

2. Or, let me know, in which of the following directions **I should proceed, for the best interest of the Public?**

As member of the Public and a victim of potentially fatal HIT and RUN CRIME, I have TWO DUTIES conflicting with each other:

**1. PUBLICIZE The Report of Corruption in the Supreme Court of British Columbia**, for the protection of the Public. If I fail to publicize this report, even though it is not lawful to sell any goods or services under pressure, ICBC will keep selling COMPULSORY insurance to the Public and FORCE innocent people PAY the **damages caused by hit and run criminals, ONLY**; -estimated- half a billion dollars, every year. Furthermore, ICBC will keep assuming the liability of 49,000 hit and run crimes that kill 8, injure and maim 2,200 citizens of British Columbia, every year.

**2. UPHOLD the DIGNITY OF THE LAW COURTS** for the protection of the Law and Order. If I stay silent to the **dishonourable** conduct of the **Chief Justice Christopher E. Hinkson**. He will obstruct justice to the victims of crime, CRIME WILL MULTIPLY and WILL GET OUT OF CONTROL. Already, having 49,000 counts of **hit and run crime** is not a trivial issue, for a small population of British Columbia.

Sincerely,

Ron Korkut  
Ethics First

**Enl.** The Report of Corruption in the Supreme Court of British Columbia, and index for exhibits.  
CD: Exhibits for the Report and all the legal documents.

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

September 21, 2016

PUBLIC DOCUMENT

**Caroline Berkey**, legal officer  
JUDICIAL COUNCIL of British Columbia  
Suite 337 - 800 Hornby Street  
Vancouver, British Columbia, V6Z 2C5

**Mrs. Berkey,**

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

In your letter, dated September 13, 2016 you stated that "... *the chief judge of the Provincial Court has no authority related to the Justices of Supreme Court*"., and you referred me to the Supreme Court.

**You must understand that** referring a complainant to the same person he complains, is an **irrational** conduct, that may amount to evasion of PUBLIC DUTY or misleading the complainant.

You must also understand that you are a member of the Law Society and you are bound with the **Canons of Legal Ethics**:

2.1 A lawyer is a minister of justice, an officer of the courts .... a member of an ancient , honourable and learned profession. ... it is a lawyers duty to ... **serve the cause of justice**, maintain the authority and **dignity of the courts** ... demonstrate personal integrity.

2.1-2b **Whenever there is proper ground for serious complaint against a judicial officer, it is proper for a lawyer to submit the grievance to the appropriate authorities.**

2.1-3j A lawyer should always bear in mind that the profession is a branch of the administration of justice and **not a mere money-making business.**

2.1-5c A lawyer should make **legal services available to the public** in an efficient and convenient manner that will command respect and confidence.

2.1-5d .... Lawyer should not render any service or advice involving disloyalty to the state or disrespect for judicial office, or the **corruption of any persons exercising a public or private trust**, or deception or betrayal of the public. (*Failure to react corruption is tantamount to rendering service to corrupt persons.*)

Furthermore, you must understand that **you are a member of the Public**; therefore, it is your DUTY take necessary actions to counteract CORRUPTION IN PUBLIC SERVICE; otherwise, you may fall victim to the same organized crime.

On behalf of the Public, I **URGE** you to **review your decision** and report this issue to the media, if nothing else you can do. That is a **DIRE NECESSITY** for the protection of the PUBLIC.

Sincerely,

Ron Korkut  
Ethics First

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

October 12, 2016

PUBLIC DOCUMENT

**Caroline Berkey**, legal officer  
JUDICIAL COUNCIL of British Columbia  
Suite 337 - 800 Hornby Street  
Vancouver, British Columbia, V6Z 2C5

**Mrs. Berkey,**

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

Thanks for **clarifying** that, as *a member of the Public and the Law Society*, you have **no obligation** to relay the Report of Corruption in the Supreme Court of British Columbia to the **media** and **you are comfortable** with the following HARMS inflicted on the Public.

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. 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.

**You must understand** that nothing is **personal** or **confidential** about the **corruption**; because, it is A CRIME AGAINST THE PUBLIC. As member of the Public, I have a DUTY to **publicize** the Report of Corruption in the Supreme Court of British Columbia and the legal documents for the **protection of the Public**. Your name will appear in my list of the **authorities who do not care** for the above mentioned **HARMS** to the PUBLIC.

Sincerely,

Ron Korkut  
Ethics First



**Personal and Confidential**

September 13, 2016

Ron Korkut  
5249 Laurel Street  
Burnaby, BC V5G 1N1

Dear Mr. Korkut:

Receipt is acknowledged of your August 29, 2016 letter with enclosures in the Chief Judge of the Provincial Court of British Columbia on September 2, 2016.

It is apparent that your correspondence relates to a matter that was before the Supreme Court of British Columbia, and a Justice of that Court. The Provincial Court of British Columbia is a Court separate and distinct from the Supreme Court of British Columbia, and the Chief Judge of the Provincial Court has no authority related to the Justices of Supreme Court. If you are seeking to contact the Supreme Court of BC, their contact information is as follows:

Supreme Court - Vancouver  
800 Smithe Street  
Vancouver, BC V6Z 2E1

I am taking the liberty of forwarding your correspondence to my counterpart at the Supreme Court of BC, Ms. Jill Leacock, Legal Counsel.

In summary, this office is unable to assist you.

Yours truly,

A handwritten signature in cursive script, appearing to read 'C. Berkey'.

Caroline Berkey  
Legal Officer

CB:ap

cc: Ms. Jill Leacock, Legal Counsel (w/encl.)



**Personal and Confidential**

October 5, 2016

Ron Korkut  
2549 Laurel Street  
Burnaby, BC V5G 1N1

Dear Mr. Korkut:

Receipt is acknowledged of your September 21, 2016 letter (received September 23, 2016) in response to my letter of September 13, 2016. Your letter states that "referring a complainant to the same person he complains, is an irrational conduct".

By way of background, the Chief Judge of the Provincial Court of British Columbia has authority under the *Provincial Court Act* to examine complaints about the conduct of judicial officers of the Provincial Court which may raise an issue as to their fitness for judicial office.

As stated in my September 13, 2016 letter, your correspondence relates to a matter that was before the Supreme Court of British Columbia, and a Justice of that Court. The Provincial Court of British Columbia is separate and distinct from the Supreme Court of British Columbia, and the Chief Judge of the Provincial Court has no authority related to the Justices of Supreme Court. Your recent correspondence does not raise a matter that would alter that conclusion or within the Chief Judge's authority under the *Provincial Court Act*.

You may wish to refer to the Canadian Judicial Council, a federal body mandated to review complaints or allegations against superior court judges:

[https://www.cjc-ccm.gc.ca/english/index\\_en.asp](https://www.cjc-ccm.gc.ca/english/index_en.asp)

We remain unable to assist you.

Yours truly,

A handwritten signature in cursive script, appearing to read "C. Berkey".

Caroline Berkey  
Legal Officer

CB:ap

cc: The Honourable Associate Chief Judge M. Gillespie



**Personal and Confidential**

October 18, 2016

Ron Korkut  
5249 Laurel Street  
Burnaby, BC V5G 1N1

Dear Mr. Korkut:

I acknowledge receipt of your October 12, 2016 letter (received October 17, 2016) in response to my letter of October 5, 2016.

Your most recent correspondence does not raise a matter that would alter any of the conclusions set out in my previous correspondence to you, nor does it raise a matter within the Chief Judge's authority under the *Provincial Court Act*. It is clear that you remain deeply concerned about the assertions you make in your letter. You may wish to seek legal advice as to any rights you may have in the circumstances you describe.

Any future correspondence received from you may not be the subject of response from this office unless it raises a matter within the Chief Judge's authority under the *Provincial Court Act*.

Yours truly,

A handwritten signature in cursive script that reads "C. Berkey".

Caroline Berkey  
Legal Officer

CB:ap

cc: The Honourable Associate Chief Judge M. Gillespie

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

October 22, 2016

PUBLIC DOCUMENT

**Thomas J. Crabtree**, Chief Judge  
JUDICIAL COUNCIL of British Columbia  
Suite 337 - 800 Hornby Street  
Vancouver, British Columbia, V6Z 2C5

**Your Honour,**

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

I have been communicating with the Judicial Council over two months regarding the **corruption in the Supreme Court of British Columbia**. Nevertheless, **Caroline Berkey** was *comfortable* with this issue and refused to communicate with me further. The issue has been explained in the attached "The Report of Corruption in the Supreme Court of British Columbia".

As you may understand, this is a **vitaly important** issue from the point of **Public Security**. For a reasonable person, a **justice who dismisses the legal actions of the victims of crime is more dangerous offender than the persons who actually commit the crimes**; because such an action is tantamount to sanctioning CRIMES. It is **impossible** to prevent crime, where the victims of crime are not allowed to bring their offenders to JUSTICE.

Obviously, the Supreme Court of British Columbia is a higher authority than the Provincial Court. Nevertheless, where the higher authority does not act within the bounds of LAW, inferior authorities have DUTY to interfere with the issue for the protection of the PUBLIC; because **corruption is a CRIME AGAINST THE PUBLIC**. In fact, every member of the Public have DUTY to resist and take action against **crime**, where it is possible.

You may not have the courage to walk into the office of the Chief Justice and tell him that:

"It is UNLAWFUL TO DISMISS LEGAL ACTIONS OF VICTIMS OF CRIME; because it is **impossible to prevent crime** where the victims cannot take their offenders to the Court."

Nevertheless, **as a member of the Public**, - *without considering your DUTY as a Chief Judge* - you have a legal obligation to **report this issue to the media** for the protection of the PUBLIC, at least. If you fail to do so, you should know that the following HARMS WILL BE INFLICTED ON THE PUBLIC:

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**. Consequently, the **DIGNITY OF THE COURTS** will be compromised.
2. Some LAWYERS will continue to **pervert the facts** and **disregard Substantive Law** applicable to the issues before the Court. It is **impossible to serve Justice** under such circumstances. Consequently, the **Honour of Legal Profession** will be compromised.
3. The PUBLIC will have **no protection** against CRIME and suffer from the actions of criminal offenders.

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

4. At the present, ICBC is **selling insurance service under the threat** of restricting the RIGHT to use one's own vehicle; despite it is NOT LAWFUL to sell goods or services **under threat**. ICBC will continue to **FORCE innocent drivers to pay** all the damages caused by **criminally negligent** drivers and **hit and run criminals**, estimated **half a billion dollars** a year. This is a perfect example of "**blatant racketeering-business**" that inflicts tremendous financial and emotional HARM on the Public.
5. ICBC will continue to **insure criminally negligent drivers** and **hit and run criminals**, under the cover of "**accident insurance**", and **promote crime**.
6. ICBC will continue to **assume the liability** of **49,000 hit and run crimes**, every year. As result of those crimes:
7. **8** innocent peoples will be **killed**, and **2,200** of them will be **injured** and **maimed**, every year, in the Province of British Columbia.

**Obviously, no reasonable person can tolerate such an extensive HARM inflicted on the PUBLIC.**

Nevertheless, if you prefer to stay silent to the corruption I brought to your attention, you must understand that **as a member of the PUBLIC**, I HAVE DUTY TO PROTECT THE PUBLIC. Therefore, I am obliged to publicize the report you have in your hand, using my own resources.

Please let me know, if you are willing to take any actions against "the Corruption in the Supreme Court of British Columbia and concerns regarding the stated facts in the report.

**I am confident that you know your choice when it comes to the REQUIREMENTS OF THE LAW.**

Sincerely,

Ron Korkut  
Ethics First

**Encl.** "The Report of Corruption in the Supreme Court of British Columbia", CD (Legal documents)

