

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

August 24, 2016

PUBLIC DOCUMENT

Thomas Spraggs
202-1030 Westwood Street
Coquitlam, British Columbia V3C4E4

Dear Mr. Spraggs,

I am a victim of potentially fatal hit and run crime.

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. I have the conclusive evidence of the fact that ICBC **provided insurance benefits** to my offender who admitted that he committed the hit and run crime.
3. 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 I am not the only victim of hit and run crime committed under the liability of ICBC, it may be appropriate to launch a **CLASS ACTION LAWSUIT** against ICBC, on the following grounds:
 1. It is NOT LAWFUL to **provide insurance benefits to hit and run criminals**, where they are identified.
 2. It is NOT LAWFUL to sell compulsory insurance service to the Public and **force the innocent people pay** for the damages caused by hit and run criminals and the reckless drivers who are violating the rules of the road.

Please, read the attached "The report of corruption in the Supreme Court of British Columbia" and let me know if you are interested in launching a class action lawsuit against ICBC, considering the extent of the **HARM inflicted on the Public by ICBC.**

Sincerely,

Ron Korkut
Ethics First

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

REMINDER

PLEASE, bear in mind that:

1. Being a MINISTER OF JUSTICE, your failure to take this case to the Court without any reasonable excuse is the conclusive evidence of the fact that you are **comfortable** with the UNLAWFUL BUSINESS PRACTICE OF ICBC, specifically:

Selling insurance service to the Public under the threat of seizing driving licenses of innocent peoples, in order to pay the damages caused by hit and run criminals and the reckless drivers who are violating the rules safe driving.

2. If you fail to take this case to the Court, in the next year, ICBC will **assume the liability of 49,000 hit and run crimes** that kill 8, injure and cripple 2,200 peoples in the province of British Columbia, including the cases where the criminals are identified. The Public will be forced to pay for the damages of – estimated - half a billion dollars, caused by hit and run criminals, ONLY.

SPRAGGS & CO. LAW CORPORATION
BARRISTERS AND SOLICITORS

SUITE 202 - 1030 WESTWOOD ST
COQUITLAM, BC V3C 4E4
T: (604) 464-3333 W: SpraggsLaw.ca

Via Canada Post

September 1, 2016

Ron Korkut
5249 Laurel Street
Burnaby, BC V5G 1N1

Attention: Ron Korkut

Dear Mr. Korkut:

Please find enclosed your original copy of documents provided to us in a meeting on August 24, 2016. We have not retained a copy of this package and are unfortunately unable to assist you with your claim.

We wish you all the best in the future.

Yours truly,

SPRAGGS & CO. LAW CORPORATION



Per: Thomas L. Spraggs*

*Member of the Law Societies of B.C., Alberta, and Yukon
TLS/NB

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

September 2, 2016

PUBLIC DOCUMENT

Simon Lin
237-4388 Still Creek Drive,
Burnaby, B.C. V5C 6C6

Dear Mr. Lin,

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

I have a DUTY to publicize the attached documents regarding the **CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA**, for the **protection of the PUBLIC**. Please, investigate this issue and let me know if you are interested in taking any actions for the protection of the **DIGNITY OF the LAW COURTS and THE HONOUR OF LEGAL PROFESSION**.

Sincerely,

Ron Korkut
Ethics First

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

Vienna Wong <viennawong@evolinklaw.com>

Sep 2 (4
days
ago)

to ron

Dear Thomas,

Thank you for scheduling a 30-minute appointment with us, at the cost of \$75 plus taxes. Our office is in Burnaby, at the address of 237 - 4388 Still Creek Drive, Burnaby, BC V5C 6C6.

Google Direction: bit.ly/2bcZyut

Please remember to bring your document, and a photo ID.

Your scheduled time is:

Date: September 2, 2016

Time: 2:00 pm

For more information about our firm, please visit our website at www.evolinklaw.com

Thank you very much and we look forward to seeing you soon.

Kind Regards,

Vienna Wong
Law Clerk

Evolink Law Group

237-4388 Still Creek Drive, Burnaby, B.C. V5C 6C6

T: [604-620-2666](tel:604-620-2666)

www.evolinklaw.com

This message is intended only for the use of the party to which it is addressed, and may contain information that is privileged, confidential and exempt from disclosure under applicable law. No waiver of privilege, confidence or otherwise is intended by virtue of communications via the Internet. If the reader of this message is not the intended recipient, or the employee or agent responsible for delivering the message to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please notify the sender immediately by replying to this e-mail and then destroying all copies. Thank you.

Ron Korkut <ronkor51@gmail.com>

Sep 2 (4
days ago)

to Vienna

Hi Vienna, I would like to inform you that Mr. Simon Lin refused to help me with the attached document "indemnity" that I needed to correct according to legal norms without giving me any tangible reason. As you know Lawyers have professional obligation to provide LEGAL SERVICE to the Public.

2 Attachments

Ron Korkut <ronkor51@gmail.com>

Sep 2 (4
days
ago)

to Vienna

Mr. Lin

Thanks for confirming that you REFUSED to provide me with the legal service I needed, specifically reviewing a legal document. I agreed to pay for your fee without any limits. I had no intention to retain you for a specific case. You do not need to misstate the facts. Please, understand that this is a PUBLIC INTEREST ISSUE, regarding the Corruption in the Supreme Court of British Columbia, and all the documents are open to the Public. As a member of the Public I would like to remind you that you have a PROFESSIONAL OBLIGATION TO PROVIDE THE LEGAL SERVICE the Public need. Please, read your Canons of Legal Ethics. Also, you should bear in mind that you are a MINISTER OF JUSTICE and you cannot stay silent to the issue I reported to you, never mind refusing to help.

Ron Korkut
Ethics First

VIA E-MAIL

September 2, 2016

Ron Orhan Korkut
5249 Laurel Street
Burnaby, BC V5G 1N1

Dear Mr. Korkut:

RE: Non-engagement

This letter is further to our initial meeting on September 2, 2016.

As indicated to you at that time, we would not commence or undertake any legal services on your behalf.

Please kindly treat this letter as confirmation that

(a) we are not acting for you, and

(b) we will not be taking any steps on your behalf in respect of this matter.

We confirm that we do not have any documents belonging to you. All documents were returned to you.

We also confirm that we will not be reviewing the documents you have just emailed to us.

Yours very truly,



SIMON LIN
Barrister & Solicitor
SL

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

September 6, 2016

PUBLIC DOCUMENT

Thomas Spraggs
202-1030 Westwood Street
Coquitlam, British Columbia V3C4E4

Dear Mr. Spraggs,

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

You have declined to take any action *without any reason* and returned the legal documents I presented to you, regarding the Corruption in the Supreme Court of British Columbia. It is not a common practice to return any correspondence to the sender unless the address of recipient is wrong. I cannot see any rationale behind your **unnecessary action**. Nevertheless, it is obvious that, **you were comfortable with the legal chicanery perpetrated in the Supreme Court of British Columbia.**

As I mentioned to you all the legal communications regarding this matter is **open to the Public**; because, the issue is extremely significant from the protection of Public Interest. Therefore, you should understand that **your name may appear in my list of lawyers** who did not care about the Corruption in the Supreme Court of British Columbia.

As a member of the Public, I am concerned about your conduct and I would like to remind you some of your Professional Obligations.

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.*)

Sincerely,

Ron Korkut
Ethics First

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

September 7, 2016

PUBLIC DOCUMENT

Dear Mr. Nuraney,

Ref. Our meeting on Sep. 7, 2016 regarding **the Report of Corruption in the Supreme Court of British Columbia.**

Even though, you promised me on the phone to review my document, "Declaration of Indemnity", you refused to read it.

Even though, everyone knows hit and run is a **criminal offence** and it is clearly stated so in the Canadian Criminal Code S252, you **argued** that assuming the liability of hit and run crime is a **civil issue** and hit and run damages fall under the CIVIL LIABILITY. For a reasonable person, this is a perfect example of "***perverting the Law***" and "***misleading a member of the Public***". Therefore, you should refrain from practicing Law, for the best interest of the Public.

As I mentioned, your name may appear on my list of lawyers who refused to help me, in this matter.

Sincerely,

Ron Korkut
Ethics First

Attd. Declaration of Indemnity, the Report of Corruption in the Supreme Court of British Columbia.

to ron

Sep 7 w ed	<p>Ron Korkut When Wed Sep 7, 2016 10am – 10:30am (PDT) Who ron@ethicsfirst.ca, Faizal Nuraney* Add to calendar »</p>
----------------------------	--

Faizal Nuraney*

Kerr Redekop Leinburd
Barristers & Solicitors
#410 – 1333 West Broadway
Vancouver, BC, V6H 4C1
Telephone: [\(604\) 734-4554](tel:6047344554)
Direct Line: [\(604\) 484-0279](tel:6044840279)
Fax: [\(604\) 734-5182](tel:6047345182)

*Personal Law Corporation

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

September 12, 2016

PUBLIC DOCUMENT

Anthony A. Vecchio Q.C.
18th Floor, 777 Dunsmuir Street
Vancouver BC V7Y 1K4

Dear Mr. Vecchio,

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

As a victim of potentially fatal hit and run crime, I have a DUTY to publicize the attached documents regarding the **CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA**, for the **protection of the PUBLIC**. Obviously, the publication of this issue may denigrate the DIGNITY OF the LAW COURTS and THE HONOUR OF LEGAL PROFESSION.

Please, investigate the documents attached and let me know, if you are willing to take any actions necessary to **prevent this unpleasant situation**, as required by the Canons of Legal Ethics.

Sincerely,

Ron Korkut
Ethics First

Attd. The Report of Corruption in the Supreme Court of British Columbia, CD (index for exhibits, exhibits, Legal Documents.)

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

September 15, 2016

PUBLIC DOCUMENT

Erik Chapman, lawyer.
Suite 2600 4720 Kingsway
Burnaby BC V5H 4N2

Dear Mr. Chapman,

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

As a victim of potentially fatal hit and run crime, I have a DUTY to publicize the attached documents regarding the **CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA**, for the **protection of the PUBLIC**. Obviously, the publication of this issue may denigrate the DIGNITY OF the LAW COURTS and THE HONOUR OF LEGAL PROFESSION.

Please, investigate the documents attached and let me know, if you are willing to take any actions necessary to **prevent this unpleasant situation**, as required by the Canons of Legal Ethics.

Sincerely,

Ron Korkut
Ethics First

Attd. The Report of Corruption in the Supreme Court of British Columbia, CD (index for exhibits, exhibits, Legal Documents.)

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

September 19, 2016

PUBLIC DOCUMENT

Antonio Simoes, lawyer.
Suite 128 4126 Norland Ave.
Burnaby BC V5G 3S8
antonio@deerlakelaw.ca

Dear Mr. Simoes,

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

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

Nevertheless, after seven years of struggle, the Chief Justice Christopher E. Hinkson obstructed my access to Court Services. Now, I to publicize the attached documents regarding the **CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA**, for the **protection of the PUBLIC**. Please read "Declaration of Indemnity" and let me know:

1. Is it **lawful** to publicize legal documents with substantiating evidence, for the protection of the Public.
2. Can Justice Hinkson sue me for **defamation**?
3. Obviously, the publication of this issue may denigrate the DIGNITY OF the LAW COURTS and THE HONOUR OF LEGAL PROFESSION. Are you willing to take any actions necessary to **prevent this unpleasant outcome**, as required by the **Canons of Legal Ethics**.

I will pay your fee.

Sincerely,

Ron Korkut
Ethics First

Attd. The Report of Corruption in the Supreme Court of British Columbia, CD (index for exhibits, exhibits, Legal Documents.)

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

September 19, 2016

PUBLIC DOCUMENT

Phillip Lundrie, lawyer.
500- 4211 Kingsway
Burnaby BC V5H 1Z6
phillip@lundrielaw.com

Dear Mr. Lundrie,

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

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

Nevertheless, after seven years of struggle, the Chief Justice Christopher E. Hinkson obstructed my access to Court Services. Now, I have to publicize the attached documents regarding the **CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA**, for the **protection of the PUBLIC**. Please read “Declaration of Indemnity” and let me know:

1. Is it **lawful** to publicize legal documents with substantiating evidence, for the protection of the Public.
2. Can Justice Hinkson sue me for **defamation**?
3. Obviously, the publication of this issue may denigrate the DIGNITY OF the LAW COURTS and THE HONOUR OF LEGAL PROFESSION. Are you willing to take any actions necessary to **prevent this unpleasant outcome**, as required by the **Canons of Legal Ethics**.

I will pay your fee.

Sincerely,

Ron Korkut
Ethics First

Attd. Declaration of Indemnity, The Report of Corruption in the Supreme Court of British Columbia,

CD (index for exhibits, exhibits, Legal Documents.)

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

September 19, 2016

PUBLIC DOCUMENT

(Emailed no response)
Todd Brayer, lawyer.
500- 4211 Kingsway
Burnaby BC V5H 1Z6
todd@lundrielaw.com

Dear Mr. Brayer,

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

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

Nevertheless, after seven years of struggle, the Chief Justice Christopher E. Hinkson obstructed my access to Court Services. Now, I have to publicize the attached documents regarding the **CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA**, for the **protection of the PUBLIC**. Please read "Declaration of Indemnity" and let me know:

1. Is it **lawful** to publicize legal documents with substantiating evidence, for the protection of the Public.
2. Can Justice Hinkson sue me for **defamation**?
3. Obviously, the publication of this issue may denigrate the DIGNITY OF the LAW COURTS and THE HONOUR OF LEGAL PROFESSION. Are you willing to take any actions necessary to **prevent this unpleasant outcome**, as required by the **Canons of Legal Ethics**.

I will pay your fee.

Sincerely,

Ron Korkut
Ethics First

Attd. Declaration of Indemnity, The Report of Corruption in the Supreme Court of British Columbia,

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

September 20, 2016

PUBLIC DOCUMENT

Christopher J. Bolan, lawyer.
2080-777 Hornby St.
Vancouver, British Columbia V6Z 1S4
Phone: (604) 633-4293
cbolan@armlaw.com

Dear Mr. Bolan,

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

I, just have discovered that you are working for **Armstrong, Simpson**. One of your employers, **Mr. Michael G. Armstrong** is a person who filed an application to dismiss my legal action, knowing that I was a **victim of crime** and I had a **DUTY** to bring my offender to Justice.

I am sorry but, I cannot **trust** a lawyer who is associated with a person who has no hesitation to file an application to abort the legal actions of the victims of crime; because, such an action is tantamount to **defeating the cause of Justice**. Therefore, I have to look for another lawyer.

Sincerely,

Ron Korkut
Ethics First

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

September 20, 2016

PUBLIC DOCUMENT

David Varty

300 – 1055 West Hastings
Vancouver, B.C., V6E 2E9
dvarty@smartt.com

Dear Mr. Varty,

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

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.**

Nevertheless, after seven years of struggle, the Chief Justice Christopher E. Hinkson obstructed my access to Court Services. Now, I have to publicize all the legal documents regarding the **CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA**, for the **protection of the PUBLIC.**

Lawyer Referral Service gave me your name; because, I need a lawyer to review the attached document, “Declaration of Indemnity”, to make necessary changes and answer the following legal questions:

1. Is it **lawful** to publicize legal documents with substantiating evidence, for the protection of the Public.
2. Can Justice Hinkson sue me for **defamation**?
3. Obviously, the publication of this issue may denigrate the DIGNITY OF the LAW COURTS and THE HONOUR OF LEGAL PROFESSION. Are you willing to take any actions necessary to **prevent this unpleasant outcome**, as required by the **Canons of Legal Ethics.**

I will pay your fee; please, send me the bill.

Sincerely,

Ron Korkut
Ethics First

Attd. Declaration of Indemnity, The Report of Corruption in the Supreme Court of British Columbia,

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

September 20, 2016

PUBLIC DOCUMENT

Eric Chow, lawyer.
#1010 - 1030 West Georgia St.
Vancouver, BC V6E 2Y3
echow@remedios.lawyer

Dear Mr. Chow,

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

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

Nevertheless, after seven years of struggle, the Chief Justice Christopher E. Hinkson obstructed my access to Court Services. Now, I have to publicize the attached documents regarding the **CORRUPTION IN THE SUPREME COURT OF BRITISH COLUMBIA**, for the **protection of the PUBLIC**. Please read "Declaration of Indemnity" and let me know:

1. Is it **lawful** to publicize legal documents with substantiating evidence, for the protection of the Public.
2. Can Justice Hinkson sue me for **defamation**?
3. Obviously, the publication of this issue may denigrate the DIGNITY OF the LAW COURTS and THE HONOUR OF LEGAL PROFESSION. Are you willing to take any actions necessary to **prevent this unpleasant outcome**, as required by the **Canons of Legal Ethics**.

I will pay your fee.

Sincerely,

Ron Korkut
Ethics First

Attd. Declaration of Indemnity, The Report of Corruption in the Supreme Court of British Columbia,

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

September 26, 2016

PUBLIC DOCUMENT

BRUCE W. LEMER, Lawyer
540 - 220 Cambie St.
Vancouver, BC V6B 2M9

Dear Mr. Lemer,

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.

Furthermore, 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**. 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 **CBA** anti-corruption team in order to maintain the **Honour of Legal profession**.

4. Report the corruption to the **Justice Minister**, Suzanne Anton; because, she is **not responding** to my letters.
5. File a **legal action against the Chief Justice Hinkson**, pursuant to section 122 of the Canadian Criminal Code; because, as a member of the Public, I cannot do it, under the circumstances.

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** to 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

Carman J. Overholt, Lawyer
600-889 West Pender Street
VANCOUVER, BC V6C 3B2
carman@overholtlawyers.com

Dear Mr. Overholt,

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.

Furthermore, 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**. 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 **CBA** anti-corruption team in order to maintain the **Honour of Legal profession**.

4. Report the corruption to the **Justice Minister**, Suzanne Anton; because, she is **not responding** to my letters.
5. File a **legal action against the Chief Justice Hinkson**, pursuant to section 122 of the Canadian Criminal Code; because, as a member of the Public, I cannot do it, under the circumstances.

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** to 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

Elizabeth A. Reid, Lawyer
595 Burrard Street - Suite 700
POBOX 49290
Vancouver BC V7X 1S8
ereid@boughtonlaw.com

Dear Mrs. Reid,

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.

Furthermore, 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**. 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 **CBA** anti-corruption team in order to maintain the **Honour of Legal profession**.
4. Report the corruption to the **Justice Minister**, Suzanne Anton; because, she is **not responding** to my letters.
5. File a **legal action against the Chief Justice Hinkson**, pursuant to section 122 of the Canadian Criminal Code; because, as a member of the Public, I cannot do it, under the circumstances.

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

Frances Kelly, Lawyer
Suite 300 - 1140 West Pender Street
Vancouver, BC, V6E 4G1

Dear Mrs. Kelly,

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.

Furthermore, 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**. 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 **CBA** anti-corruption team in order to maintain the **Honour of Legal profession**.

4. Report the corruption to the **Justice Minister**, Suzanne Anton; because, she is **not responding** to my letters.
5. File a **legal action against the Chief Justice Hinkson**, pursuant to section 122 of the Canadian Criminal Code; because, as a member of the Public, I cannot do it, under the circumstances.

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

A. KEITH MITCHELL, Lawyer
2500 - 700 W Georgia Street
Vancouver BC V7Y 1B3
kmitchell@farris.com

Dear Mr. Mitchell,

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.

Furthermore, 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**. 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 **CBA** anti-corruption team in order to maintain the **Honour of Legal profession**.

4. Report the corruption to the **Justice Minister**, Suzanne Anton; because, she is **not responding** to my letters.
5. File a **legal action against the Chief Justice Hinkson**, pursuant to section 122 of the Canadian Criminal Code; because, as a member of the Public, I cannot do it, under the circumstances.

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

October 3, 2016

PUBLIC DOCUMENT

Herman Van Ommen, QC
Access to Legal Services, Chair
845 Cambie Street
Vancouver, BC V6B 4Z9

Dear Mr. Ommen,

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 **OBSTRUCTS** the **ACCESS** of the victims of crime to **COURTS**, 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 chair person of Access to Legal Services Advisory Committee, you should to be *specifically concerned* with the issue of the victims of crime have **no access to Legal Services**.

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 the **members** of the LAW SOCIETY; *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 issue of **how the victims of crime can have access to Legal Services**, where the Chief Justice labels them "*vexatious litigant*".

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 3, 2016

PUBLIC DOCUMENT

Mark Rushton, QC
Access to Legal Services
845 Cambie Street
Vancouver, BC V6B 4Z9

Dear Mr. Rushton,

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 **OBSTRUCTS** the **ACCESS** of the victims of crime to **COURTS**, 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 chair person of Access to Legal Services Advisory Committee, you should to be *specifically concerned* with the issue of the victims of crime have **no access to Legal Services**.

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 the **members** of the LAW SOCIETY; *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 issue of **how the victims of crime can have access to Legal Services**, where the Chief Justice labels them "*vexatious litigant*".

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 3, 2016

PUBLIC DOCUMENT

Martin Finch, QC
Access to Legal Services
845 Cambie Street
Vancouver, BC V6B 4Z9

Dear Mr. Finch,

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 **OBSTRUCTS** the **ACCESS** of the victims of crime to **COURTS**, 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 chair person of Access to Legal Services Advisory Committee, you should to be *specifically concerned* with the issue of the victims of crime have **no access to Legal Services**.

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 the **members** of the LAW SOCIETY; *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 issue of **how the victims of crime can have access to Legal Services**, where the Chief Justice labels them "*vexatious litigant*".

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 3, 2016

PUBLIC DOCUMENT

Nancy Merrill, QC
Access to Legal Services
845 Cambie Street
Vancouver, BC V6B 4Z9

Dear Mrs. Merrill,

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 **OBSTRUCTS** the **ACCESS** of the victims of crime to **COURTS**, 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 chair person of Access to Legal Services Advisory Committee, you should to be **specifically concerned** with the issue of the victims of crime have **no access to Legal Services**.

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 the **members** of the LAW SOCIETY; *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 issue of **how the victims of crime can have access to Legal Services**, where the Chief Justice labels them "*vexatious litigant*".

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 4, 2016

PUBLIC DOCUMENT

Greg Lewis, Q.C.

1800 - 510 West Georgia Street
Vancouver, BC V6B 0M3
gdl@bhd.com

Dear Mr. Lewis,

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 OBSTRUCTS the ACCESS of the victims of crime to COURTS, 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**.

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 colleagues; *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.

No reasonable person can **TOLERATE** such an extensive HARM TO THE PUBLIC.

5. MY REQUEST

The lawyers I approached so far refused to help me, due to their **fear of the Law Society**. If you do not have such an unnecessary fear; I would like to meet with you to **discuss** the possible legal procedures in order to counteract CORRUPTION in the SUPREME COURT OF BRITISH COLUMBIA.

Sincerely,

Ron Korkut
Ethics First

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

**CORRUPTION is an organized CRIME against the PUBLIC.
Silence is CONTRIBUTION to CRIME.**