

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

April 17, 2016

PUBLIC DOCUMENT

Kennedy Stewart MP
House of Commons
Ottawa ONT. K1A 0A6

Dear Mr. Stewart,

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

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

Now, my DUTY is to publicize this vitally important issue, in order to prevent harm to the Public. Nevertheless, the proper procedure, for me, is to notify the Prime Minister, before discharging my DUTY. I have sent him four letters; he failed to respond.

I believe, as a Member of the Parliament, you should remind the Prime Minister and urge him to address this issue, because:

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

Please, let me know.

Sincerely,

Ron Korkut
Ethics First

Ron Korkut
5249 Laurel Street
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October 29, 2016

PUBLIC DOCUMENT

The Honourable Ralph Goodale
Minister of Public Safety
269 Laurier Avenue West
Ottawa, Canada K1A 0P8

Dear Mr. Ralph Goodale,

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

Please, **investigate** the documents enclosed, and **take** necessary **actions** for the protection of the citizens of Canada.

A justice, who dismisses the legal actions of the victims of crime, is more dangerous OFFENDER than the persons who actually commit the CRIMES and terrorists.

Sincerely,

Ron Korkut
Ethics First

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



NOV 15 2016

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

Dear Mr. Korkut:

I am replying to your letter of October 29, 2016, addressed to the Honourable Ralph Goodale, Minister of Public Safety and Emergency Preparedness, in which you ask Minister Goodale to investigate the activities described in your October 22, 2016, report alleging corruption in the Supreme Court of British Columbia.

As the activities of the Supreme Court of British Columbia fall within the purview of the Minister of Justice and Attorney General of Canada, I have taken the liberty of forwarding your correspondence to the office of the Honourable Jody Wilson-Raybould for consideration.

Yours sincerely,

N. Leclair
Ministerial Correspondence Unit

c.c.: The Honourable Jody Wilson-Raybould, P.C., M.P.
Minister of Justice and Attorney General of Canada

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

November 16, 2016

PUBLIC DOCUMENT - Second request

Kennedy Stewart MP
House of Commons
Ottawa ONT. K1A 0A6

Dear Mr. Stewart,

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

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

The DUTY of justices is to serve the cause of JUSTICE; not to protect the criminals by *aborting* the legal actions of the victims of crime.

For a reasonable person, this issue is a **perfect example of CORRUPTION**; because a justice who **denies natural Justice to a victim of crime and exonerate the criminals is more DANGEROUS OFFENDER than the criminals who actually commit the CRIMES**.

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

THE CRIME AGAINST THE PUBLIC MUST BE STOPPED, otherwise:

1. The JUSTICES presiding in the Supreme Court of British Columbia will continue to **dismiss the legal actions** of the victims of crime, to **protect the criminals**. And, they will undermine the **DIGNITY OF THE COURTS** by promoting CRIME.
2. Some LAWYERS will continue to **pervert the facts** and **disregard Substantive Law** applicable to the issues before the Court. They will **defeat the cause of JUSTICE**; undermine the **Honour of Legal Profession**.
3. The PUBLIC will continue to suffer from the actions of CRIMINALS, due to the **lack of JUSTICE SERVICE**.

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

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

I have reported this issue to the Prime Minister, Minister of Justice and other responsible persons who are listed on the attached CD. So far, all my attempts were not successful.

As a member of the Public, I request that you raise this issue to the attention of the Prime Minister, **Justin Trudeau** and the Minister of Justice, **Jody Wilson-Raybould**, and find out why they are not responding to my complaints. I trust that you understand the **significance of the issue** from the point of the PROTECTION OF THE CITIZENS OF CANADA and you will not hesitate to fulfill my request.

Please let me know their response.

Sincerely,

Ron Korkut
Ethics First

Encl. The Report of Corruption, Declaration of Indemnity, CD-Legal documents

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

November 16, 2016

PUBLIC DOCUMENT – Second request

Peter Julian MP
Room 629-c Centre Block House of Commons
Ottawa ONT. K1A 0A6

Dear Mr. Julian,

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

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

The DUTY of justices is to serve the cause of JUSTICE; not to protect the criminals by *aborting* the legal actions of the victims of crime.

For a reasonable person, this issue is a **perfect example of CORRUPTION**; because **a justice who denies natural Justice to a victim of crime and exonerate the criminals is more DANGEROUS OFFENDER than the criminals who actually commit the CRIMES**.

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

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Please let me know their response.

Sincerely,

Ron Korkut
Ethics First

Encl. The Report of Corruption, Declaration of Indemnity, CD-Legal documents

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November 16, 2016

PUBLIC DOCUMENT

Terry Beech, MP
Suite: 685 Confederation Building
House of Commons
Ottawa, Ontario K1A 0A6
terry.beech@parl.gc.ca

Dear Mr. Beech,

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

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

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April 17, 2016

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