

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

November 28, 2016

PUBLIC DOCUMENT

**Gordon Fisher** President  
National Post  
365 Bloor St. East, 3rd Floor  
Toronto, Ontario M4W 3L4

Dear Mr. Fisher,

**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.

It is commonsense that **the DUTY of a justice 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 victims of crime and exonerates 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.

**HIGHLIGHTS OF THE CRIME AGAINST THE PUBLIC:**

1. ICBC *blatantly* **SELLS insurance service under the threat** of taking driver’s licence. Selling any goods or services **under threat** is NOT LAWFUL; because, it violates the RIGHT to buy or refuse to buy a product.
2. ICBC **INSURES hit and run criminals and criminally negligent drivers**, under cover of “*accident insurance*”. Providing insurance service to hit and run criminals and criminally negligent drivers is NOT LAWFUL; because, it is **impossible to prevent crime**, if hit and run criminals are **insured** and **not prosecuted**. Therefore, hit and run crime so rampant.
3. ICBC ASSUMES the liability of **49,000 hit and run crimes**, in British Columbia every year. In those crimes, **8** peoples die and **2,200** others get injured and maimed. Furthermore:
4. ICBC forces the diligent drivers to pay all the damages made by the **hit and run criminals** and **criminally negligent** drivers at least one billion dollars a year.

5. In the Supreme Court of British Columbia, the JUSTICES **DISMISS the legal actions** of the victims of crime and **protect the criminals**. This is NOT LAWFULL, because, it is **impossible to prevent CRIME**, where the victims cannot bring their offenders to JUSTICE.

6. Before the Court, the LAWYERS *blatantly* **PERVERT the facts** and **Substantive Law** applicable to the issues before the Court. This is NOT LAWFUL, because, **it is impossible to serve JUSTICE**, where the lawyers have no hesitation to pervert the FACTS and LAW.

7. The corruption in the Courts is the worst of all CORRUPTIONS; because, it is **impossible to prevent any form of corruption** in the public service where the LAW COURTS are CORRUPT.

Please publicize this issue for the PROTECTION OF THE CANADIAN CITIZENS.

Sincerely,

Ron Korkut

Ethics First

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

**He who flees judgment confesses his guilt.**

**A judge is to expound, not to make, the law.**