PUBLIC DOCUMENT

#### Christy Clark, Premier West Annex, Parliament Buildings Victoria, BC V8V 1X4

### **Dear Premier**,

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

1. My offender was caught, but RCMP failed to charge him with hit and run crime, because, ICBC assumed the liability of the crime.

2. Even though, it is **unlawful** to provide insurance benefits to criminal offenders, ICBC paid - on behalf of my offender - the cost of my car he destroyed in the commission of the hit and run crime.

3. Furthermore, ICBC disregards the Criminal Code of Canada, S252, by assuming the liability of 49,000 hit and run crimes, that kill 8, injure and cripple 2,200 peoples in the province of British Columbia every year, including the cases where the criminals are identified.

4. Since the court registry did not allow me to file a criminal legal action against ICBC, I was obliged to file three civil cases in the Supreme Court of British Columbia. Nevertheless, under the supervision of the Chief Justice **Christopher E. Hinkson**, all my legal actions were dismissed without any authority and the justices refused to sign their orders in compliance with the procedural norms.

5. Finally, the Chief Justice declared me "*vexatious litigant*" and obstructed my access to the Court Services, *knowing* that **I have a RIGHT and DUTY TO BRING MY OFFENDER TO JUSTICE**. For any reasonable person, this is a **perfect example of corruption** in the Supreme Court of British Columbia.

Now, my DUTY is to publicize this vitally important issue, in order to prevent harm to the Public. Nevertheless, the proper procedure, for me, is to notify the top authority who is responsible for protecting the Law of the Land, before discharging my DUTY.

Please, let me know, if you are willing to do something to resolve this issue, which is vitally important for the PROTECTION OF THE PUBLIC.

Sincerely,

Ron Korkut Ethics First

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

PUBLIC DOCUMENT – Second request

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Sincerely,

Ron Korkut Ethics First

**Encl**.: The Report of Corruption in the Supreme Court of British Columbia; Declaration of Indemnity; CD ( legal documents)

### Christy Clark, Premier West Annex, Parliament Buildings Victoria, BC V8V 1X4

# Dear Premier,

# **SUBSTANTIATED FACTS and REQUIREMENTS OF LAW:**

- **1.** I am a victim of a 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.
- 2. My offender was caught, but RCMP failed to charge him with hit and run crime, because, ICBC assumed the liability of the CRIME. Therefore, my offender-in-law is ICBC.
- **3.** ICBC provided insurance benefits to my offender under cover of "*accident insurance*". ICBC refused to pay my intangible damages. Assuming the liability of criminal act and providing insurance benefits to a criminal offender are NOT LAWFUL.
- **4.** ICBC **assumes the liability of 49,000 hit and run crimes**, which **kill 8**, injure and **cripple 2,200** peoples in the province of British Columbia every year, including the cases where the criminals are identified.
- **5.** ICBC also insures **criminally negligent drivers** and provides insurance service for them. Criminally negligent drivers **kill 172** people in the province of British Columbia every year.
- 6. ICBC FORCES the diligent drivers to pay all the damage made by the **hit and run criminals** and **criminally negligent drivers** by selling compulsory insurance. Selling insurance **under** the **threat** of taking driver's licence is NOT LAWFUL.
- 7. I have struggled to discharge my DUTY to bring my offender-in-law, ICBC to JUSTICE for over seven years. I was not allowed to file a criminal case against ICBC. Therefore, I filed three civil actions.
- 8. Justice Nathan H. Smith, Justice Austin F. Cullen and Justice Janice R. Dillon dismissed my legal actions without citing an applicable authority, and they refused to sign their orders in compliance with the procedural norms.
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- 10. I raised this issue to the attention of all MLAS and the Attorney General. I have not received any **authorized** response from them. You also failed to respond to my letters, dated May 09, August 10 and October 29, 2016.
- 11. Now, it is my DUTY is to publicize this vitally important issue, to prevent harm to the Public from the *corrupt justice service* in the Supreme Court of British Columbia.
- 12. The Law of the Land REQUIRES you to take necessary actions to restrain the corruption in the Supreme Court of British Columbia.

# Please clarify, if you are willing to follow the rule of LAW or NOT.

Sincerely,

Ron Korkut Ethics First

Encl.: The Report of Corruption in the Supreme Court of British Columbia; Declaration of Indemnity; CD (legal documents)

## PUBLIC DOCUMENT

John Horgan, Premier Langford-Juan de Fuca Community office 122-2806 Jacklin Road Victoria, BC V9B 5A4

Dear Premier,

Re. Report of Corruption

### **SUBSTANTIATED FACTS and REQUIREMENTS OF LAW:**

- **1.** I am a victim of a *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.
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- **4.** *Furthermore*, ICBC **assumes the liability of 49,000 hit and run crimes**, which **kill 2**, injure and **cripple 2,100** peoples in the province of British Columbia every year, including the cases where the criminals are **identified**.
- **5.** ICBC also insures **criminally negligent drivers** and provides insurance service for them. Criminally negligent drivers **kill 240** and injure about 70,000 people in the province of British Columbia every year.
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- 7. I have struggled to discharge my DUTY to bring my offender-in-law, ICBC to JUSTICE for over eight years. I was not allowed to file a criminal case against ICBC. Therefore, I filed three civil actions.
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- 10. The Report of Corruption in the Supreme Court of British Columbia and the relevant legal documents are published on the websites above.
- 11. I raised this issue to the attention of Christy Clark, the Attorney General and all MLAS. I have not received any **authorized response** from them.
- 12. Now, it is your DUTY to resolve this vitally significant issue. Therefore, I would like to have a meeting with you to discuss the consequences of ignoring this issue further. Please, let me know *where* and *when* we can meet.

Ellie Horgan 1343 Glenridge Dr, Victoria BC, V9B2M5

Dear Mrs. Horgan,

Please, make sure Mr. Horgan reads and responds to the attached letter. Thanks.

Ron Korkut

# Dear Mr. Horgan,

### Re. Report of Corruption

# **SUBSTANTIATED FACTS and REQUIREMENTS OF LAW:**

- **1.** I am a victim of a *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.
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Sincerely,

PUBLIC DOCUMENT - Second request

John Horgan, Premier Langford-Juan de Fuca Community office 122-2806 Jacklin Road Victoria, BC V9B 5A4

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Re. Report of Corruption

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# PUBLIC DOCUMENT – Third request

John Horgan, Premier Parliament Buildings Victoria, BC V8V 1X4

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## Re. Report of Corruption

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# **PUBLIC DOCUMENT** – Fourth request

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Parliament Buildings Victoria, BC V8V 1X4

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- 7. I have struggled to discharge my DUTY to bring my offender-in-law, ICBC to JUSTICE for over seven years. I was not allowed to file a criminal case against ICBC. Therefore, I filed three civil actions.
- 8. Justice Nathan H. Smith, Justice Austin F. Cullen and Justice Janice R. Dillon dismissed my legal actions without citing an applicable authority, and they refused to sign their orders in compliance with the procedural norms.
- **9.** Finally, the Chief Justice, **Christopher E. Hinkson** declared me "*vexatious litigant*" and obstructed my access to the Court Services, *knowing* that **I have a RIGHT and DUTY TO BRING MY OFFENDER TO JUSTICE**. For a reasonable person, this is a **perfect example of corruption** in the Supreme Court of British Columbia.
- 10. I raised this issue to the attention of all MLAS and the Attorney General. I have not received any **authorized** response from them. You also failed to respond to my letters, dated May 09, August 10 and October 29, 2016.
- 11. Now, it is my DUTY is to publicize this vitally important issue, to prevent harm to the Public from the *corrupt justice service* in the Supreme Court of British Columbia.
- 12. The Law of the Land REQUIRES you to take necessary actions to restrain the corruption in the Supreme Court of British Columbia.

### Please clarify, if you are willing to follow the rule of LAW or NOT.

Sincerely,

Ron Korkut Ethics First

Encl.: The Report of Corruption in the Supreme Court of British Columbia; Declaration of Indemnity; CD (legal documents)

## PUBLIC DOCUMENT

John Horgan, Premier Langford-Juan de Fuca Community office 122-2806 Jacklin Road Victoria, BC V9B 5A4

Dear Premier,

Re. Report of Corruption

## **SUBSTANTIATED FACTS and REQUIREMENTS OF LAW:**

- **1.** I am a victim of a *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.
- 2. My offender was caught, but RCMP failed to charge him with hit and run crime, because, ICBC assumed the liability of the CRIME. Therefore, my offender-in-law is ICBC.
- **3.** ICBC provided insurance benefits to my offender under cover of "*accident insurance*". ICBC refused to pay my intangible damages. *Obviously*, assuming the liability of criminal act and providing insurance benefits to a criminal offender are NOT LAWFUL.
- **4.** *Furthermore*, ICBC **assumes the liability of 49,000 hit and run crimes**, which **kill 2**, injure and **cripple 2,100** peoples in the province of British Columbia every year, including the cases where the criminals are **identified**.
- **5.** ICBC also insures **criminally negligent drivers** and provides insurance service for them. Criminally negligent drivers **kill 240** and injure about 70,000 people in the province of British Columbia every year.
- 6. ICBC FORCES the diligent drivers to pay all the damage made by the **hit and run criminals** and **criminally negligent drivers** by selling compulsory insurance. Selling insurance **under** the **threat** of seizing driver's licence or vehicle is NOT LAWFUL. Therefore, ICBC must be brought to JUSTICE.
- 7. I have struggled to discharge my DUTY to bring my offender-in-law, ICBC to JUSTICE for over eight years. I was not allowed to file a criminal case against ICBC. Therefore, I filed three civil actions.
- 8. Justice Nathan H. Smith, Justice Austin F. Cullen and Justice Janice R. Dillon dismissed my legal actions without citing any applicable authority, and they refused to sign their orders in compliance with the procedural norms.
- **9.** Finally, the Chief Justice, **Christopher E. Hinkson** declared me "*vexatious litigant*" and obstructed my access to the Court Services, *knowing* that **I have a RIGHT and DUTY TO BRING MY OFFENDER TO JUSTICE**. For a reasonable person, this is a **perfect example of corruption** in the Supreme Court of British Columbia.
- 10. The Report of Corruption in the Supreme Court of British Columbia and the relevant legal documents are published on the websites above.
- 11. I raised this issue to the attention of Christy Clark, the Attorney General and all MLAS. I have not received any **authorized response** from them.
- 12. Now, it is your DUTY to resolve this vitally significant issue. Therefore, I would like to have a meeting with you to discuss the consequences of ignoring this issue further. Please, let me know *where* and *when* we can meet.

Ellie Horgan 1343 Glenridge Dr, Victoria BC, V9B2M5

Dear Mrs. Horgan,

Please, make sure Mr. Horgan reads and responds to the attached letter. Thanks.

Ron Korkut

# Dear Mr. Horgan,

### Re. Report of Corruption

# **SUBSTANTIATED FACTS and REQUIREMENTS OF LAW:**

- **1.** I am a victim of a *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.
- 2. My offender was caught, but RCMP failed to charge him with hit and run crime, because, ICBC assumed the liability of the CRIME. Therefore, my offender-in-law is ICBC.
- **3.** ICBC provided insurance benefits to my offender under cover of "*accident insurance*". ICBC refused to pay my intangible damages. *Obviously*, assuming the liability of criminal act and providing insurance benefits to a criminal offender are NOT LAWFUL.
- **4.** *Furthermore*, ICBC **assumes the liability of 49,000 hit and run crimes**, which **kill 2**, injure and **cripple 2,100** peoples in the province of British Columbia every year, including the cases where the criminals are **identified**.
- **5.** ICBC also insures **criminally negligent drivers** and provides insurance service for them. Criminally negligent drivers **kill 240** and injure about 70,000 people in the province of British Columbia every year.
- 6. ICBC FORCES the diligent drivers to pay all the damage made by the **hit and run criminals** and **criminally negligent drivers** by selling compulsory insurance. Selling insurance **under** the **threat** of seizing driver's licence or vehicle is NOT LAWFUL. Therefore, ICBC must be brought to JUSTICE.
- 7. I have struggled to discharge my DUTY to bring my offender-in-law, ICBC to JUSTICE for over eight years. I was not allowed to file a criminal case against ICBC. Therefore, I filed three civil actions.
- 8. Justice Nathan H. Smith, Justice Austin F. Cullen and Justice Janice R. Dillon dismissed my legal actions without citing any applicable authority, and they refused to sign their orders in compliance with the procedural norms.
- **9.** Finally, the Chief Justice, **Christopher E. Hinkson** declared me "*vexatious litigant*" and obstructed my access to the Court Services, *knowing* that **I have a RIGHT and DUTY TO BRING MY OFFENDER TO JUSTICE**. For a reasonable person, this is a **perfect example of corruption** in the Supreme Court of British Columbia.
- 10. The Report of Corruption in the Supreme Court of British Columbia and the relevant legal documents are published on the websites above.
- 11. I raised this issue to the attention of Christy Clark, the Attorney General and all MLAS. I have not received any **authorized response** from them.
- 12. Now, it is your DUTY to resolve this vitally significant issue. Therefore, I would like to have a meeting with you to discuss the consequences of ignoring this issue further. Please, let me know *where* and *when* we can meet.

Sincerely,

# $PUBLIC \ DOCUMENT-Second \ request$

John Horgan, Premier Langford-Juan de Fuca Community office 122-2806 Jacklin Road Victoria, BC V9B 5A4

## Dear Premier,

## Re. Report of Corruption

# **SUBSTANTIATED FACTS and REQUIREMENTS OF LAW:**

- **1.** I am a victim of a *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.
- 2. My offender was caught, but RCMP failed to charge him with hit and run crime, because, ICBC assumed the liability of the CRIME. Therefore, my offender-in-law is ICBC.
- **3.** ICBC provided insurance benefits to my offender under cover of "*accident insurance*". ICBC refused to pay my intangible damages. *Obviously*, assuming the liability of criminal act and providing insurance benefits to a criminal offender are NOT LAWFUL.
- **4.** *Furthermore*, ICBC **assumes the liability of 49,000 hit and run crimes**, which **kill 2**, injure and **cripple 2,100** peoples in the province of British Columbia every year, including the cases where the criminals are **identified**.
- **5.** ICBC also insures **criminally negligent drivers** and provides insurance service for them. Criminally negligent drivers **kill 240** and injure about 70,000 people in the province of British Columbia every year.
- 6. ICBC FORCES the diligent drivers to pay all the damage made by the **hit and run criminals** and **criminally negligent drivers** by selling compulsory insurance. Selling insurance **under** the **threat** of seizing driver's licence or vehicle is NOT LAWFUL. Therefore, ICBC must be brought to JUSTICE.
- **7.** I have struggled to discharge my DUTY to bring my offender-in-law, ICBC to JUSTICE for over eight years. I was not allowed to file a criminal case against ICBC. Therefore, I filed three civil actions.
- 8. Justice Nathan H. Smith, Justice Austin F. Cullen and Justice Janice R. Dillon dismissed my legal actions without citing any applicable authority, and they refused to sign their orders in compliance with the procedural norms.
- **9.** Finally, the Chief Justice, **Christopher E. Hinkson** declared me "*vexatious litigant*" and obstructed my access to the Court Services, *knowing* that **I have a RIGHT and DUTY TO BRING MY OFFENDER TO JUSTICE**. For a reasonable person, this is a **perfect example of corruption** in the Supreme Court of British Columbia.
- 10. The Report of Corruption in the Supreme Court of British Columbia and the relevant legal documents are published on the websites above.
- 11. I raised this issue to the attention of Christy Clark, the Attorney General and all MLAS. I have not received any **authorized response** from them.
- 12. Now, it is your DUTY to resolve this vitally significant issue. Therefore, I would like to have a meeting with you to discuss the consequences of ignoring this issue further. Please, let me know *where* and *when* we can meet.

# PUBLIC DOCUMENT – Third request

John Horgan, Premier Parliament Buildings Victoria, BC V8V 1X4

Dear Premier,

### Re. Report of Corruption

## **SUBSTANTIATED FACTS and REQUIREMENTS OF LAW:**

- **1.** I am a victim of a *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.
- 2. My offender was caught, but RCMP failed to charge him with hit and run crime, because, ICBC assumed the liability of the CRIME. Therefore, my offender-in-law is ICBC.
- **3.** ICBC provided insurance benefits to my offender under cover of "*accident insurance*". ICBC refused to pay my intangible damages. *Obviously*, assuming the liability of criminal act and providing insurance benefits to a criminal offender are NOT LAWFUL.
- **4.** *Furthermore*, ICBC **assumes the liability of 49,000 hit and run crimes**, which **kill 2**, injure and **cripple 2,100** peoples in the province of British Columbia every year, including the cases where the criminals are **identified**.
- **5.** ICBC also insures **criminally negligent drivers** and provides insurance service for them. Criminally negligent drivers **kill 240** and injure about 70,000 people in the province of British Columbia every year.
- 6. ICBC FORCES the diligent drivers to pay all the damage made by the **hit and run criminals** and **criminally negligent drivers** by selling compulsory insurance. Selling insurance **under** the **threat** of seizing driver's licence or vehicle is NOT LAWFUL. Therefore, ICBC must be brought to JUSTICE.
- 7. I have struggled to discharge my DUTY to bring my offender-in-law, ICBC to JUSTICE for over eight years. I was not allowed to file a criminal case against ICBC. Therefore, I filed three civil actions.
- 8. Justice Nathan H. Smith, Justice Austin F. Cullen and Justice Janice R. Dillon dismissed my legal actions without citing any applicable authority, and they refused to sign their orders in compliance with the procedural norms.
- **9.** Finally, the Chief Justice, **Christopher E. Hinkson** declared me "*vexatious litigant*" and obstructed my access to the Court Services, *knowing* that **I have a RIGHT and DUTY TO BRING MY OFFENDER TO JUSTICE**. For a reasonable person, this is a **perfect example of corruption** in the Supreme Court of British Columbia.
- 10. The Report of Corruption in the Supreme Court of British Columbia and the relevant legal documents are published on the websites above.
- 11. I raised this issue to the attention of Christy Clark, the Attorney General and all MLAS. I have not received any **authorized response** from them.
- 12. Now, it is your DUTY to resolve this vitally significant issue. Therefore, I would like to have a meeting with you to discuss the consequences of ignoring this issue further. Please, let me know *where* and *when* we can meet.

# **PUBLIC DOCUMENT** – Fourth request

John Horgan, Premier Parliament Buildings Victoria, BC V8V 1X4

Dear Premier,

### Re. Report of Corruption

### **SUBSTANTIATED FACTS and REQUIREMENTS OF LAW:**

- **1.** I am a victim of a *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.
- 2. My offender was caught, but RCMP failed to charge him with hit and run crime, because, ICBC assumed the liability of the CRIME. Therefore, my offender-in-law is ICBC.
- **3.** ICBC provided insurance benefits to my offender under cover of "*accident insurance*". ICBC refused to pay my intangible damages. *Obviously*, assuming the liability of criminal act and providing insurance benefits to a criminal offender are NOT LAWFUL.
- **4.** *Furthermore*, ICBC **assumes the liability of 49,000 hit and run crimes**, which **kill 2**, injure and **cripple 2,100** peoples in the province of British Columbia every year, including the cases where the criminals are **identified**.
- **5.** ICBC also insures **criminally negligent drivers** and provides insurance service for them. Criminally negligent drivers **kill 240** and injure about 70,000 people in the province of British Columbia every year.
- 6. ICBC FORCES the diligent drivers to pay all the damage made by the **hit and run criminals** and **criminally negligent drivers** by selling compulsory insurance. Selling insurance **under** the **threat** of seizing driver's licence or vehicle is NOT LAWFUL. Therefore, ICBC must be brought to JUSTICE.
- **7.** I have struggled to discharge my DUTY to bring my offender-in-law, ICBC to JUSTICE for over eight years. I was not allowed to file a criminal case against ICBC. Therefore, I filed three civil actions.
- 8. Justice Nathan H. Smith, Justice Austin F. Cullen and Justice Janice R. Dillon dismissed my legal actions without citing any applicable authority, and they refused to sign their orders in compliance with the procedural norms.
- **9.** Finally, the Chief Justice, **Christopher E. Hinkson** declared me "*vexatious litigant*" and obstructed my access to the Court Services, *knowing* that **I have a RIGHT and DUTY TO BRING MY OFFENDER TO JUSTICE**. For a reasonable person, this is a **perfect example of corruption** in the Supreme Court of British Columbia.
- 10. The Report of Corruption in the Supreme Court of British Columbia and the relevant legal documents are published on the websites above.
- 11. I raised this issue to the attention of Christy Clark, the Attorney General and all MLAS. I have not received any **authorized response** from them.
- 12. Now, it is your DUTY to resolve this vitally significant issue. Therefore, I would like to have a meeting with you to discuss the consequences of ignoring this issue further. Please, let me know *where* and *when* we can meet.

Sincerely,

# **PUBLIC DOCUMENT** – Fifth request

John Horgan, Premier Parliament Buildings Victoria, BC V8V 1X4

Dear Premier,

### Re. Report of Corruption

### **SUBSTANTIATED FACTS and REQUIREMENTS OF LAW:**

- **1.** I am a victim of a *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.
- 2. My offender was caught, but RCMP failed to charge him with hit and run crime, because, ICBC assumed the liability of the CRIME. Therefore, my offender-in-law is ICBC.
- **3.** ICBC provided insurance benefits to my offender under cover of "*accident insurance*". ICBC refused to pay my intangible damages. *Obviously*, assuming the liability of criminal act and providing insurance benefits to a criminal offender are NOT LAWFUL.
- **4.** *Furthermore*, ICBC **assumes the liability of 49,000 hit and run crimes**, which **kill 2**, injure and **cripple 2,100** peoples in the province of British Columbia every year, including the cases where the criminals are **identified**.
- **5.** ICBC also insures **criminally negligent drivers** and provides insurance service for them. Criminally negligent drivers **kill 252** and injure about 70,000 people in the province of British Columbia every year.
- 6. ICBC FORCES the diligent drivers to pay all the damage made by the **hit and run criminals** and **criminally negligent drivers** by selling compulsory insurance. The cost of the damage is *at least* **4 billion dollars**. Selling insurance **under** the **threat** of seizing driver's licence or vehicle is NOT LAWFUL. Therefore, ICBC must be brought to JUSTICE.
- 7. I have struggled to discharge my DUTY to bring my offender-in-law, ICBC to JUSTICE for over eight years. I was NOT ALLOWED to file a criminal case against ICBC. Therefore, I filed three civil actions.
- 8. Justice Nathan H. Smith, Justice Austin F. Cullen and Justice Janice R. Dillon dismissed my legal actions without citing any applicable authority, and they refused to sign their orders in compliance with the procedural norms.
- **9.** Finally, the Chief Justice, **Christopher E. Hinkson** declared me "*vexatious litigant*" and obstructed my access to the Court Services, *knowing* that **I have a RIGHT and DUTY TO BRING MY OFFENDER TO JUSTICE**. For a reasonable person, this is a **perfect example of corruption** in the Supreme Court of British Columbia.
- 10. The Report of Corruption in the Supreme Court of British Columbia and the relevant legal documents are published on the websites above.
- 11. I raised this issue to the attention of David Eby. I have not received any positive response from him.

As member of the PUBLIC, I am **obliged** to remind you that *as a Leader of British Columbia*, it is **your DUTY to take ACTIONS NECESSARY to ensure the SECURITY OF THE PUBLIC**. Please, let me know if you are concerned with the VALIDITY of the above FACTS.

# $\label{eq:public document} \textbf{PUBLIC DOCUMENT} - Sixth \ request$

John Horgan, Premier Parliament Buildings Victoria, BC V8V 1X4

Dear Premier,

Re. Report of Corruption in SCBC

Since I *first* **notified** you on August 2, 2017, regarding the *corruption* in SCBC, CRIMINALLY NEGLIGENT drivers have **killed over 100 innocent peoples**, *under the liability of ICBC. From the point of LAW*, you are **responsible** for the loss of those 100 lives; *because*, you are the **highest authority** in the Province of British Columbia and **you could have prevented it**.

All you should have done to save those lives, was to call the Chief Justice, Christopher E. Hinkson to remind him that the VICTIMS of CRIME must be allowed to bring their offenders to JUSTICE; otherwise, it is impossible to prevent CRIMES.

It is IMPOSSIBLE to prevent ROAD CRIMES that kill 252 peoples a year, *as long as* ICBC insures and **protects** hit and run **criminals**, and *criminally* negligent drivers.

I am sorry to hear that you lost your brother due to natural causes. I hope, *now*, you understand the emotional suffering of the thousands of people who **lose** their relatives in those **preventable crashes** *sponsored by ICBC*.

This is the sixth time, I am pleading with you, please, spare your 10 minutes to call the Chief Justice, Christopher E. Hinkson and remind him that I am a victim of potentially fatal hit and run crime perpetrated under the liability of ICBC; therefore, he must allow me to bring ICBC to JUSTICE, on the grounds of *insuring* and protecting hit and run criminals, and criminally negligent drivers who kill 252 peoples every year. The victims have a RIGHT and DUTY to bring their offenders to JUSTICE; otherwise, it is impossible to prevent CRIME.

Sincerely,

Ron Korkut Ethics First

Attd. CD: Legal documents and presentations as published www.ilaw.site

# **PUBLIC DOCUMENT** – Seventh request

John Horgan, Premier Parliament Buildings Victoria, BC V8V 1X4

### Dear Premier,

**Re. Report of Corruption in SCBC** 

Since I *first* **notified** you on August 2, 2017, regarding the *corruption* in SCBC, CRIMINALLY NEGLIGENT drivers have **killed 200** innocent peoples, *under the liability of ICBC*. *From the point of LAW*, you are **responsible** for the loss of those 200 lives; *because*, you are the **highest authority** in the Province of British Columbia and **you** could have prevented it.

All you should have done to save those lives, was to call the Chief Justice, Christopher E. Hinkson to remind him that the VICTIMS of CRIME must be allowed to bring their offenders to JUSTICE; otherwise, it is impossible to prevent CRIMES.

It is IMPOSSIBLE to prevent ROAD CRIMES that kill 264 and injure 50,000 peoples a year, *as long as* ICBC insures and **protects** hit and run **criminals**, and *criminally* negligent drivers.

This is the seventh time, I am pleading with you, please, spare your 10 minutes to call the Chief Justice, Christopher E. Hinkson and remind him that I am a victim of potentially fatal hit and run crime perpetrated under the liability of ICBC; therefore, he must allow me to bring ICBC to JUSTICE, on the grounds of *insuring* and protecting hit and run criminals, and criminally negligent drivers who kill 264 peoples every year. The victims have a RIGHT and DUTY to bring their offenders to JUSTICE; otherwise, it is impossible to prevent CRIMES.

Sincerely,

# **PUBLIC DOCUMENT** – Eight request

John Horgan, Premier Parliament Buildings Victoria, BC V8V 1X4

**Dear Premier**,

Re. Report of Corruption in SCBC

Since I *first* **notified** you on August 2, 2017, regarding the *corruption* in SCBC, CRIMINALLY NEGLIGENT drivers have **killed 200** innocent peoples, *under the liability of ICBC*. *From the point of LAW*, you are **responsible** for the loss of those 200 lives; *because*, you are the **highest authority** in the Province of British Columbia and **you** could have prevented it.

All you should have done to save those lives, was to call the Chief Justice, Christopher E. Hinkson to remind him that the VICTIMS of CRIME must be allowed to bring their offenders to JUSTICE; otherwise, it is impossible to prevent CRIMES.

It is IMPOSSIBLE to prevent ROAD CRIMES that kill 264 and injure 50,000 peoples a year, *as long as* ICBC insures and **protects** hit and run **criminals**, and *criminally* negligent drivers.

This is the **EIGTH** time, I am **pleading with you**, please, spare your 10 minutes to call the **Chief Justice**, **Christopher E. Hinkson** and **remind** him that I am a victim of **potentially fatal hit and run crime** perpetrated under the liability of ICBC; therefore, he must **allow** me to bring ICBC to JUSTICE, on the grounds of *insuring* and protecting hit and run criminals, and criminally negligent drivers who kill 264 peoples every year. The victims have a RIGHT and DUTY to bring their offenders to JUSTICE; otherwise, <u>it is impossible to prevent</u> <u>CRIMES</u>.

Sincerely,

Ron Korkut Ethics First

# **PUBLIC DOCUMENT** – NINETH request

John Horgan, Premier Parliament Buildings Victoria, BC V8V 1X4

Dear Premier,

**Re. Report of Corruption in SCBC** 

Since I *first* **notified** you on August 2, 2017, regarding the *corruption* in SCBC, CRIMINALLY NEGLIGENT drivers have **killed 200 innocent peoples**, *under the liability of ICBC*. *From the point of LAW*, you are **responsible** for the loss of those 240 lives; *because*, you are the **highest authority** in the Province of British Columbia and **you could have prevented it**.

All you should have done to save those lives, was to call the Chief Justice, Christopher E. Hinkson to remind him that the VICTIMS of CRIME must be allowed to bring their offenders to JUSTICE; otherwise, it is impossible to prevent CRIMES.

It is IMPOSSIBLE to prevent ROAD CRIMES that kill 264 and injure 50,000 peoples a year, *as long as* ICBC insures and **protects** hit and run **criminals**, and *criminally* negligent drivers.

This is the NINETH time, I am pleading with you, please, spare your 10 minutes to call the Chief Justice, Christopher E. Hinkson and remind him that I am a victim of potentially fatal hit and run crime perpetrated under the liability of ICBC; therefore, he must allow me to bring ICBC to JUSTICE, on the grounds of *insuring* and protecting hit and run criminals, and criminally negligent drivers who kill 264 peoples every year. The victims have a RIGHT and DUTY to bring their offenders to JUSTICE; otherwise, <u>it is impossible to prevent</u> ROAD CRIMES.

Sincerely,

Ron Korkut Ethics First

# **PUBLIC DOCUMENT** – TENTH request

John Horgan, Premier Parliament Buildings Victoria, BC V8V 1X4

Dear Premier,

Re. Report of Corruption in SCBC

Since I *first* **notified** you on August 2, 2017, regarding the *corruption* in SCBC, CRIMINALLY NEGLIGENT drivers have **killed over 200 innocent peoples**, *under the liability of ICBC. From the point of LAW*, you are **responsible** for the loss of those 240 lives; *because*, you are the **highest authority** in the Province of British Columbia and **you could have prevented it**.

All you should have done to save those lives, was to call the Chief Justice, Christopher E. Hinkson to remind him that the VICTIMS of CRIME must be allowed to bring their offenders to JUSTICE; otherwise, it is impossible to prevent CRIMES.

It is IMPOSSIBLE to prevent ROAD CRIMES that kill 264 and injure 50,000 peoples a year, *as long as* ICBC insures and **protects** hit and run **criminals**, and *criminally* negligent drivers.

This is the **TENTH** time, I am **pleading with you**, please, spare your 10 minutes to call the **Chief Justice**, **Christopher E. Hinkson** and **remind** him that I am a victim of **potentially fatal hit and run crime** perpetrated under the liability of ICBC; therefore, he must **allow** me to bring ICBC to JUSTICE, on the grounds of *insuring* and protecting hit and run criminals, and criminally negligent drivers who kill 264 peoples every year. The victims have a RIGHT and DUTY to bring their offenders to JUSTICE; otherwise, <u>it is impossible to prevent</u> **ROAD CRIMES**.

*If you fail to respond to this notice*, as a member and a **natural representative** of the PUBLIC it is my DUTY **TO** LIST YOUR NAME on the **TOP TEN CRIMINALS IN PUBLIC SERVICE**, for the protection of the PUBLIC, pursuant to Section 122 of the Criminal Code of Canada.

Sincerely,

Ron Korkut Ethics First

# **PUBLIC DOCUMENT** – PUBLIC WARNING

John Horgan, Premier Parliament Buildings Victoria, BC V8V 1X4

**Dear Premier**,

You have FAILED to respond to my numerous letters and emails regarding the following issues:

1. ICBC extorts \$4 billion dollars to insure and protect CRIMINALLY negligent drivers and hit and run criminals who kill 264 and injure 51,000 people a year.

2. Cristopher E. Hinkson dismisses the legal actions of the victims of CRIME and protects criminals.

3. The president of BCIT, Kathy Kinloch fires whistleblowers by false accusations.

4. The President of the Law Society **Donald Avison** refuses to investigate lawyers' misconduct.

5. The Law Enforcement officers are **not responding** to the above issues.

Under the circumstances, I have no choice other than informing the PUBLIC, for their protection.

Please review the attachment, and let me know if you have any objections to the stated FACTS.

In law, **failure to respond** to a legal document is interpreted as a *tacit* **consent**. Therefore, I will not accept any responsibility for your loss of reputation in the process of discharging my DUTY to protect the PUBLIC, as a member and a **natural representative**.

Sincerely,

Ron Korkut Ethics First

Attd. Public Warning, Conclusion.

# **PUBLIC DOCUMENT** – PUBLIC WARNING

John Horgan, Premier Parliament Buildings Victoria, BC V8V 1X4

**Dear Premier**,

# You have FAILED to respond to my numerous letters and emails regarding the following issues:

1. ICBC extorts \$4 billion dollars to insure and protect CRIMINALLY negligent drivers and hit and run criminals who kill 264 and injure 51,000 people a year.

2. Cristopher E. Hinkson dismisses the legal actions of the victims of CRIME and protects criminals.

- 3. The president of BCIT, Kathy Kinloch fires whistleblowers by false accusations.
- 4. The President of the Law Society **Donald Avison** refuses to investigate lawyers' misconduct.
- 5. The Law Enforcement officers are **not responding** to the above issues.

Under the circumstances, I have no choice other than informing the PUBLIC, for their protection.

Please review the attachment, and let me know if you have any **objections** to the FACTS and the rules of the Law.

In law, **failure to respond** to a legal document is interpreted as a "*tacit* **consent**". *Therefore*, I will not accept any responsibility for your loss of reputation in the process of discharging my DUTY, as a member and a **natural representative of the Public**.

Sincerely,

Ron Korkut Ethics First

Attd. A slide of "TOP TEN CRIMINALS IN PUBLIC SERVICE"