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June 3, 2014 Via Email - ron@ethicsfirst.ca

Mr. Ron Korkut 5249 Laurel Street Burnaby, BC V50 1N1

Dear Mr. Korkut:

Re: Korkut v. Hinkson, S.C.B.C. Action No. S-143080, Vancouver Registry

Enclosed please find our Notice of Application filed May 30, 2014.

The Application is scheduled for June 24, 2014. Kindly acknowledge delivery of same on the attached copy of this letter and return it to my office at your earliest opportunity.

Thank you.

Yours truly,

WADDELL RAPONI

John Waddell, Q.C.

Encl. - Notice of Application

cc. Client



No. 8-143080 Vancouver Registry

#### IN THE SUPREME COURT OF BRITISH COLUMBIA

**BETWEEN:** 

**RON KORKUT** 

PLAINTIFF/RESPONDENT

AND:

CHRISTOPHER E. HINKSON

**DEFENDANT/APPLICANT** 

#### NOTICE OF APPLICATION

(Rule 22-3 of the Supreme Court Civil Rules applies to all forms.)

Name(s) of applicant(s): The Defendants, The Honourable Chief Justice of the Supreme Court of British Columbia, Christopher E, Hinkson.

To: The Plaintiff, Ron Korkut

TAKE NOTICE that an application will be made by the applicant to the presiding Judge or master at the courthouse at 800 Smiths Street, Vancouver, British Columbia on June 24, 2014 at 9:45 a.m. for the order(s) set out In Part 1 below,

## Part 1: ORDER(S) SOUGHT

1. That the within proceeding be dismissed with costa of the Application to be paid by the Plaintiff as special costs.

## Part 2: FACTUAL BASIS

(Using numbered paragraphs, set out a brief summary of the facts supporting the application.)

1 The relief sought in this Application does not depend on a factual basis,

(If any party sues or is sued in a representative capacity, identify the party and describe the representative capacity,)

#### Part 3: LEGAL BASIS

- 1, Under the *Supreme Court Act*, RSBC 1996, c,443, S. 2(3), the Defendant has responsibility for the administration of the Judges of Court,
- Section 3 of the Supreme Court Act (supra) provides that the Defendant, as well as
  the Associate Chief Justice and Judges has all the powers, rights, incidents,
  privileges, and' immunities of a Judge of a superior court of record, and all of their
  powers, rights, incidents, privileges and Immunities that on March 29, 1870 were
  vested in the Chief Justice and the other Justices of the Court.
- 3 Complaints about the conduct of a Judge in a Superior Court must be dealt with pursuant to 8. 63 of the *Judges Act*, RSC, 1985 c. J-1.
- 4. Under S. 63 of the *Judges Act* (supra), Inquiries concerning Judges must be conducted by the Judicial Council of Canada.
- 5. The Plaintiff's Claim:
  - a. Discloses no reasonable claim;
  - b. Is unnecessary, scandalous, frivolous or vexatious; and
  - c. is otherwise an abuse of the process of the Court.

All within the meaning of Rule 9-5 of the Supreme Court Civil Rules

6, The Defendant seeks an Order that the proceeding be dismissed with costs of the application to be paid by the Plaintiff as special costs.

[Using numbered paragraphs, specify any rule or other enactment relied on and provide a brief summary of any other legal arguments on which the applicant(s) intend(s) to rely in support of the orders sought.]

# 1 Part 4: MATERIAL TO BE RELIED ON

[Using numbered paragraphs, list the affidavits served with the notice of application and any other affidavits and other documents already In the court file on which the applicant(s) will rely. Each affidavit included on the list must be Identified as follows: "Affidavit # [sequential number, If any, recorded In the top right hand corner of the affidavit) of [name), made [month, day, year]

Notice of Civil Claim filed April 22, 2014.

The applicant(s) estimate(s) that the application will take; 1 hour.

- [] This matter is within the Jurisdiction of a Master;
- [x] This matter is not within the Jurisdiction of a Master;

TO THE PERSONS RECEIVING THIS NOTICE OF APPLICATION: If you wish to respond to this notice of application, you must, within 5 business days after service of this notice of application or, if this application is brought under Rule 9-7, within 8 business days after service of this notice of application,

- (a) file an application response in Form 33.
- (b) file the original of every affidavit, and of every other document, that
  - (I) you intend to refer to at the hearing of this application, and
  - (li) has not already been filed in the proceeding, and
- (c) serve on the applicant 2 copies of the following, and on every other party of record one copy of the following:
  - (I) a copy of the tiled application response;
  - (II) a copy of each of the filed affidavits and other documents that you Intend to refer to at the hearing of this application and that has not already been served on that person;

(III) \_ if this application Is brought under Rule 9.7, any notice that you are required to give

under Rule 9-7(9).

Dated: May 30, 2014

Signature of

[x] lawyer for applicant

John D. Waddell, Q.C.

To be completed by the court only:  Order made
[] In the terms requested application in paragraphsof Part 1 of this notice of application
[] with the following variations and additional terms:

Dated: (month, day, year].	
	Signature of
	[] Judge [) Master

# APPENDIX

!The following Information Is provided for data collection purposes only and Is of no legal effect.]

THIS APPLICATION INVOLVES THE FOLLOWING:	
Application Type:	