Masood Masjoody

The Honourable Chief Justice of British Columbia Court of Appeal for British Columbia 400-800 Smithe St Vancouver, BC, V6Z2C5

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The Honourable Chief Justice of British Columbia,

RE: CA48922, Masjoody v. Simon Fraser University;
Fairness and Accessibility to the Justice System
Interference of the Islamic Republic in the Court via its academic enablers

After a division of this court ignored and subsequently failed to ever consider the raised issue of the bias of *Shelley Fitzpatrick*— a judge of the court below who had acted unfairly in favour of enablers of terrorists at Simon Fraser University— I filed this fresh appeal focusing solely on the ignored matter of the bias of Fitzpatrick and concurrently scheduled a hearing for extension of time for this appeal. The latter extension is required only because of the Court's own failure to dispense its basic duties.

However, the registrar of the court, *Tim Outerbridge*, whose own bias and conflict of interest I have brought repeatedly to your attention, is now trying to cancel my fundamental legal rights once more by begging a division to summarily dismiss my appeal

before any step is taken in open courts, apparently so that away from proper public scrutiny, the illegitimate interests of the terrorist regime of the Islamic Republic (in Iran) and its enablers within the SFU administration would be protected.

Given your uniquely unlevelled duty to the integrity of the Court, you are expected to end Mr. Outerbridge's intervention in this matter and allow this appeal to proceed in the Court without further improper intervention by the Court officers.

I remind you and the copied recipients that the dispute arose from the revengeful conspiracy of SFU against me in response to my report on the presence and activities of the Islamic Republic's agents at SFU, including a ballistic missiles expert and affiliates of the Islamic Revolutionary Guard Corps (the IRGC) who were supported and protected by the university administration. SFU then triggered judicial activism by expressly calling on the courts to dismiss my action because of what they called the plaintiff's "difficulty with left-wing politics and secret agents of the Iranian regime." Consequently, in its embarrassingly biased decision, Fitzpatrick inhumanely attacked me for making allegations against her favourite terrorists' enablers at SFU while claiming a lack of jurisdiction to determine the merits of the allegations against SFU! The bias of Fitzpatrick, which the Court conveniently ignored during the course of my primary appeal, constitutes the grounds for this fresh appeal.

Please be advised that despite the censorship by the state-run legacy media in Canada, the Iranian community around the globe is now aware of the nature of this dispute and the history of misconduct of the BC courts in their covering up for and protecting the enablers of Iran's terrorist occupiers.

Several internationally broadcast TV stations of the Iranian opposition alongside local Persian media in Canada have covered these matters and this letter is being copied to them.

As it stands, the genie is out of the bottle and cannot be put back in there. The judicial and extra-judicial apologists of the terrorist regime of the Islamic Republic and its enablers can no longer hide the shining truth under their dark robes. Consequently, you should assume that any further action of the Court in this matter is being closely watched and scrutinized.

In any case, whether or not you care about the integrity of the justice system or prefer to sell it out to the wealthy terrorists' enablers, the public would not forgive the chief of the Court for your lack of diligence in confronting procedural and other deficiencies inflicted by judicial activists, particularly individuals who are each being paid a minimum of \$338,800 a year from the public's pocket but choose to betray the public's trust.

It is understandable that for some individuals the temptation arising from the financial power of SFU and, more so, that of the terrorist regime of the Islamic Republic must be too high.

It is no secret that the bloody money from the Islamic Republic has had a major role in the success of foreign interference by that regime in Canada. No wonder Canada by far has become the most favourable destination for the agents of the Islamic Republic for espionage, money laundering, raising funds, and buying influence when the most important institution in Canada's supposedly democratic system has been blatantly trying to make itself inaccessible to a justice-seeking victim of the regime's enablers and, in doing so, has been no shy of becoming rebellious to the rulings of the Supreme Court of Canada about the irremediability of the breach of the right to be heard by a fair and unbiased adjudicator.

Indeed, in line with the old and new disclosures about the Chinese Communist Party formally having police stations in Canada aiming to harass Chinese dissidents and the undeniable interference of the governments of the Islamic Republic, Russia and China in Canadian institutions up to the level of tilting federal elections' results to their favour, the conduct of the BC courts in this dispute has now portrayed them as surrogates to North Korean or Islamic Republic-type systems of injustice where the ideology and interests of the tyrants prevail over the rule of law.

It is objectively clear that some cowardly and/or corrupt people in robes are simply enemies of the truth in this matter and are intent on preventing any open-court hearing herein, like the one scheduled to be held on March 16, to help the terrorists' enablers save face at the cost of the integrity of the justice system.

With all these considerations, I hope you are finally able to make proper use of your managerial and judicial power to change this embarrassing situation for the courts and prevent any Court officer from obstructing justice and continuing indecent conduct favouring the enablers of terrorists.

Respectfully,

Masood Masjoody, Ph.D.

March 13, 2023