

**Ontario Labour
Relations Board**

505 University Avenue
2nd Floor
Toronto, Ontario M5G 2P1
Telephone: 416-326-7500
Facsimile: 416-326-7531

**Commission des relations
de travail de l'Ontario**

505, avenue University
2^e étage
Toronto (Ontario) M5G 2P1
Téléphone: 416-326-7500
Télécopieur: 416-326-7531



Our File Number/Numéro de dossier: 2567-10-U
3744-10-M

February 23, 2011

TO THE PARTIES LISTED ON APPENDIX "A"

Dear Sir/Madam:

**Denis Rancourt, v. Allan Rock, University of Ottawa and,
Association of Professors University of Ottawa (APUO)**

Denis Rancourt, v. University of Ottawa

Attached is a copy of the Board's Decision dated February 23, 2011 in the above matter which is being sent to you by facsimile, regular mail, courier or e-mail.

Sincerely,

A handwritten signature in black ink, appearing to read "Peter Gallus".

Peter Gallus
Registrar (Acting)

PG/s
Enclosure

ONTARIO LABOUR RELATIONS BOARD

2567-10-U Denis Rancourt, Applicant v. **Allan Rock, University of Ottawa and Association of Professors University of Ottawa (APUO)** , Responding Parties.

3744-10-M Denis Rancourt, Ontario, Applicant v. **University of Ottawa**, Responding Party.

BEFORE: Brian McLean, Alternate Chair.

DECISION OF THE BOARD; February 23, 2011

1. Board File No. 3744-10-M is an application for an interim order. It is filed in connection with Board File No. 2567-10-U.
2. The request appears to relate to grievance proceedings and to certain employer applications (dated, it is alleged, January 28, 2011) which do not appear to be applications to this Board. The Board files cited, "A12001764" etc., are not in the form of Board files.
3. I also note that the University advises that the grievances which are the subject of the unfair labour practice complaints have been referred to arbitration on consent of the University and the Association of Professors of the University of Ottawa. If that is so, it appears that the interim order sought be best put before that arbitrator.
4. Under the circumstances, the responding party need not file a response to the application for interim orders. The applicant must advise the Board within 10 days of the date of this decision whether he still seeks interim orders and, if so, explain how the Board has jurisdiction to make them in the event of the appointment of the arbitrator. If no submissions are received, the application for interim orders will be dismissed.

"Brian McLean"
for the Board