

ABSOLUTE POWER CORRUPTS ABSOLUTELY!

The Business Manager continues to knowingly mislead you by circulating false information that there are internal union remedies to deal with disputes involving the trusts.

The General President has himself stated in writing that "*the UA has no jurisdictional direction*" over benefit plans. **There are no internal remedies!**

Furthermore, the Local 787 Benefit Plan Trust Agreements specifically provide at Article 10.11 that "*The courts of Ontario shall have exclusive jurisdiction*" as attested to by the Business Manager's own signature directly below the article.

10.11 All questions pertaining to the validity, construction and administration of this Agreement shall be determined in accordance with the laws of the Province of Ontario. The courts of Ontario shall have exclusive jurisdiction with respect to all suits, actions or matters of whatever nature arising out of, under or in respect of this Agreement.

IN WITNESS WHEREOF the parties hereto have hereunto executed this Trust Agreement upon the date and year first above written.

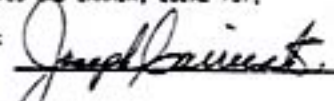
SIGNED, SEALED AND DELIVERED

In The Presence Of:



UNITED ASSOCIATION OF JOURNEYMEN AND
APPRENTICES OF THE PLUMBING AND
PIPEFITTING INDUSTRY OF THE UNITED
STATES AND CANADA, LOCAL 787.

per:



TRUSTEES:

Any member, let alone a new trustee, has the legal right to examine the documents of the trusts. It is my **duty and obligation** as a new trustee to do this. The Business Manager alone has prevented me from fulfilling my duty and obligation by providing incomplete and **censored** documents.

APPLICATIONS TO COURT FOR ADVICE

Trustee,
etc. may
apply for
advice in
management
of trust
property

60.—(1) A trustee, guardian or personal representative may, without the institution of an action, apply to the Ontario Court (General Division) for the opinion, advice or direction of the court on any question respecting the management or administration of the trust property or the assets of a ward or a testator or intestate. R.S.O. 1980, c. 512, s. 60 (1), revised.