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A General Meeting
OF THE

Progressive Conservative Association

WILL BE HELD AT THE
TOWN HALL

FRIDAY, MAY 28th.
For the purpose of selecting Delegates for the County Meeting. All interested are cordially invited to attend.

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THE HYDRO ELECTRIC POWER COMMISSION OF ONTARIO

W. C. Y. U.
The May meeting of the W.C.Y.U. was held on Tuesday evening at the home of Mrs. Clarence Buck, the president in the chair and conducting the devotional period. Reports were given by the secretaries of the various departments on the year's work. It was decided that three prizes in each grade would be given for the Master Contest.

The officers for 1943 will be as follows:

President: Mrs. Arthur Reeve
Vice President: Mrs. Rev. A. O. W. Fotheringham
Rec. Secy: Mrs. C. J. Buck
Treasurer: Mrs. A. R. Vaudreuil
Master Contest: Mr. G. L. Walker
Supt. Mrs. W. G. Marshall

TITLE OF THANKS TO FRIENDLY NEIGHBOURS

The Friendly Neighbours Club, Glen Williams

Dear Friends:

I am sending you a small amount of pleasure money to go towards your club for your donation of \$100 to our Boys' Parcel Fund.

Please accept my thanks that we are proud to have you friends and sincerely hope it will continue to be so. As on behalf of the employees of Beaumont's Mill and our boys and girls on active service who are doing so much for all of us. I want to say again, Thank You.

Harold Wheeler

NATIONAL SELECTIVE SERVICE

Freedom's Fires Must Be Fed Our COAL!

CANADIANS must dig and deliver coal that we may tell convoys, power vital war plants, keep our railroads rolling, preserve the nation's health!

The coal mining industry—miners and management alike—have done wonders to provide coal, but they need help. More workers must be provided, or we falter—possibly fail—in this grim hour. Nature has been generous but we must help ourselves. Our mines are rich, but undermanned. By Proclamation, His Excellency the Governor General in Council has declared that labour supply for coal mines ranks as a national emergency. Further, in order to provide manpower for coal, the Governor in Council has issued an Order in Council aimed at swelling the flow of coal from mine to hospital.

This Order is of vital interest to everyone in Canada. Every Canadian should read and study its provisions, to see whether it demands any action on his part.

- 1. **EVERY EMPLOYER, REGARDLESS OF HIS INDUSTRY,** must advise his employees of these Regulations, and he must assist in discovering whether any of his employees have had previous experience as coal mine workers.
- 2. **EVERY EMPLOYER, REGARDLESS OF HIS INDUSTRY,** who has had previous experience as a coal mine worker, must report that fact to his employer, and later than Tuesday, May 25th, 1943.
- 3. **A COAL MINE WORKER FOR THESE PURPOSES** is anyone who, since January 1st, 1935, has worked under provincial certificate or license in or around a coal mine, or who, since the same date, has been employed for a total of at least 26 months in the production of coal (except after work).
- 4. **EVERY EMPLOYER, NOT A COAL MINE OPERATOR,** must report in writing to a Selective Service Officer not later than Tuesday, June 1st, 1943, full details on one of his employees who are coal mine workers.
- 5. **SELECTIVE SERVICE OFFICERS ARE AUTHORIZED** to require coal mine workers to report for interview and to accept work at a coal mine.
- 6. **SELECTIVE SERVICE OFFICERS MAY REQUIRE** any man in any employment, subject to Mobilization Regulations, but rejected for Military Training, and certain others excused from Military Training, to accept employment at a coal mine.
- 7. **NO COAL MINE OPERATOR** may terminate the services of any coal mine worker without written permission from a Selective Service Officer.

Such is the substance of the new regulations. Full details may be had at any Employment and Selective Service Office. If these provisions require action on your part, you are urged in the national interest to act immediately. Severe penalties are provided for non-compliance, but the Government relies on the cooperation of the citizens of Canada to make prosecution unnecessary by prompt action as required. This is a grave emergency. Act if you can.

DEPARTMENT OF LABOUR

HUMPHREY MITCHELL
Minister of Labour

A. MacNAMARA
Director, National Selective Service
W.4

NATIONAL SELECTIVE SERVICE Second Compulsory Employment Transfer Order

Notice to Certain Employers and Employees

that men in specified lines of civilian employment, in classes already designated under National Selective Service Mobilization Regulations, must report for interview not later than June 15th, 1943, at an Employment and Selective Service Office.

A. **Objectives:** This Second Order makes available for civilian labour the services of men classes already designated under National Selective Service Mobilization Regulations, who are now employed in specified non-essential employment.

B. **Procedure to be followed:** All men as defined above must report to an Employment and Selective Service Office, since July 15, 1940, and is a widow or child of a widow living since July 15, 1940, or whose spouse (husband) since July 15, 1940, has been divorced or judicially separated.

C. **EMPLOYMENT COVERED BY THIS ORDER:** Men of the specified categories, are moved if now employed at:

(1) Any occupation in association with small stores; (2) any occupation in or associated with the manufacture of feathers, plumes and artificial flowers; chewing gum; lace goods; greeting cards; jewelry; (3) any occupation in or associated with the manufacture of hats; (4) any occupation in or associated with the factory, production of stationary and art goods; (5) any occupation in the trade of iron castings, foundries and steel mills; (6) any of the following occupations: bus boys; waiters; waitresses; waiters; dishwashers; waiters; waitresses; waiters; (7) any place that in railway train service; (8) any place that in railway train service; (9) private chauffeurs.

D. **PROCEDURE TO BE FOLLOWED:** All men as defined above must report to an Employment and Selective Service Office, not later than June 15th, 1943. Men residing outside a city or town owing an Employment and Selective Service Office too far removed to call personally, may write to the nearest office, and await further directions.

E. **OBLIGATIONS OF EMPLOYERS:** Men will be directed to accept employment, referred to in Paragraphs B and C above, as are required by the Regulations to follow the directions.

F. **OBLIGATIONS OF EMPLOYERS:** It is the obligation of an employer to retain in his employ after June 15th, 1943, any man referred to in Paragraphs B and C above, unless a specific period has been obtained from Selective Service Office.

G. **TRANSPORTATION:** Provision will be made for transportation of men moved to a new place of residence.

H. **APPEALS:** If objecting to transfer to other employment, when directed, a man may apply with a Court of Referees within 7 days.

I. **PENALTIES:** Penalties are provided for other employer or employee failing to comply with the Order.

Men referred to above must present documents at the employment office, indicating compliance with Mobilization Regulations.

DEPARTMENT OF LABOUR

Humphrey Mitchell,
Minister of Labour

A. MacNAMARA, Director
National Selective Service
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