

or other plant. Due notice of such selection, properly certified in writing, shall be given to the Company.

The duties of the Pit Committee shall be confined to the settlement of disputes between the Pit Boss or Foreman and any employee working in or around the mines, arising out of this Agreement and all Agreements made in connection therewith, the Pit Boss or Foreman, and man or men, having failed to agree.

The Pit Committee, in discharge of its duties, shall, under no circumstances, go around the mine, for any cause whatever, unless called upon by the Pit Boss or Foreman, or by a Miner or Dayman, who may have a grievance, which he has first tried to and cannot settle with the Boss.

Members of the Pit Committee employed as Daymen shall not leave their places of duty during working hours except by permission of the Pit Boss or Foreman, or in cases involving the stoppage of the mine.

NEW WORK :

Whenever any new work arises a price for which has not been provided for in this Agreement, on the request of the Company or the Miners, a Joint Committee of six (6), composed of the Commissioner of The Western Canada Coal Operators' Association, the General Manager or General Superintendent of the mine where the price is asked for, and another appointed by him, the President of District No. 18, United Mine Workers of America, the President or Secretary of the Local where the price is asked for, and one other District Officer, shall meet within fourteen (14) days. If they agree their decision shall be binding upon both parties. In the event of their failure to agree they shall endeavor to select an Independent Chairman, and failing to agree upon an Independent Chairman the Commissioner of The Western Canada Coal Operators' Association and the President of District No. 18, United Mine Workers of America, shall ask the Minister of Labor to appoint such Chairman. The decision of the Committee thus constituted shall be