

MR. T. CRAWFORD.

(5) Has the Canadian Niagara Power Company, or anyone on its behalf, applied to the park commissioners or the Government for any extension of time for the completion of its works under said agreement, and if so, has any extension of such time been granted, or has any promise or intimation been made or given to the company or to anyone on its behalf that such time would be extended?

(6) Has the Canadian Niagara Power Company been notified by the park commissioners or the Government that the stipulations of clause ten of said agreement will have to be fully complied with not later than the first day of November, 1899, and in default thereof that the said agreement will no lenger be considered in force; and if not, will the Government give such notice or cause such notice to be given by the park commissioners?

(7) Has the Canadian Niagara Power Company been notified by the park commissioners or the Government that if default under clause thirteen of said agreement continues until the 1st day of November, 1899, that the said agreement and the liberties, licenses, powers and authorities thereby granted and every of them will be forfeited; and if not, will the Government give such notice?

(8) If the Camadian Niagara Power Company has failed to complete by November 1st, 1899, a development with

water connections for 25,000 horse-power, and having ready for supply and transmission 10,000 horse-power, will the Government declare or cause the park commissioners to declare the said agreement to be no longer in force?

(9) If the default of the Canadian Niagara Power Company in generating electricity or pneumatic power as agreed, namely, by works with water connection of 25,000 horse-power, and having 10,000 horse-power ready for supply and transmission, continues up to the 1st day of November, 1899, will the Government on said 1st



MR. J. J. FOY.

day of November, 1899, or immediately thereafter declare the said agreement, liberties, licenses, powers and authorities thereby granted and every one of them to be forfeited and utterly void and of no effect whatever?

er Company or anyone in its behalf applied to the Government or to the park commissioners for permission to develop 10,000 horse-power in the power house of the Queen Victoria Niagara Falls Park & River Railway Company, in lieu of the developments stipulated for in the said agreement, accompanied by assurance of further development up to 50,000 horse-power, or any other amount as demand for power arises?

(11) Has the Government received a proposition or offer from any other company or companies or individuals proposing to pay a rental for the privilege and to at once begin work on the development of electric power at Niagara Falls, and if so, what rental is thereby offered?