- "(3) If the owner refuses or neglects to deliver such power after notice in writing so to do, he shall incur a penalty of \$1,000 per diem for every day during which such neglect or default continues to be recoverable by action in the Supreme Court at the suit of the Attorney-General of Ontario.
- "(4) Nothing in this section contained shall affect or diminish any duty or obligation as to payment of any penalty or rental to which the owner might otherwise be liable for exceeding the amount of power which he is entitled to develop or generate, and all such penalties may be collected and all such rentals shall be due and payable and the like proceedings may be taken by the Crown or by any commission or other public body from which the rights or franchises of the owner are derived, as if this Act had not been passed."
- 13. "The Ontario Niagara Development Act, 1917," amending "The Ontario Niagara Development Act, 1916" (6 Geo. V, Chap. 20) extends the powers of the Hydro-Electric Commission by giving powers to that Commission which by the former Act were vested in the Lieutenant-Governor in Council, thus depriving the competing Power Companies and others competing with the Commission of their Parliamentary rights.