

the application of the holder of such defective record, amend the said record, or may cancel the same and may grant a new one in its stead, which corrected record shall relate back to the date of the one so amended or cancelled, and shall operate as if issued at the date of such cancelled record.

Water Cl.
Con. Act,
1905.

(2) The person intending to apply to have a water record corrected, under the provisions of this section, shall give sixty days' notice of his intention in the British Columbia Gazette and in a newspaper circulating in the district in which the record was granted, and shall give ten days' notice to all record-holders and applicants for records of water upon the same stream or lake, such notice to be personal, or where personal service cannot be made, then in manner directed by the Gold Commissioner.

(3) The Commissioner of the District shall hear all persons who object to the correction of the record, and from his decision, either for or against the applicant, there shall be an appeal.

(4) Sections 36 to 39, both inclusive, of this Act shall apply to such appeals.

6 EDW. 7, CHAP. 47.

Water Cl.
Con. Act,
1906.

An Act to amend the "Water Clauses Consolidation Act, 1897."

1897, c. 190.

[12th March, 1906.]

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of British Columbia, enacts as follows:—

1. This Act may be cited as the "Water Clauses Consolidation Act, 1897, Short title, Amendment Act, 1906."

2. Section 41 of chapter 190 of the Revised Statutes, 1897, being the Re-enacts s. "Water Clauses Consolidation Act, 1897," is hereby repealed and the following 41. section substituted therefor:—

41. Any municipality shall, from time to time, where a sufficient supply Right of unrecorded water is not available within reasonable limits of distance and municipality expenditure, have, subject to the approval of the Lieutenant-Governor in Coun- to expropriate cil, the right of expropriation over recorded water, and all works in connection therewith, to the extent proved by the municipality to the satisfaction of household and Lieutenant-Governor in Council to be necessary to obtain a proper and suffi- fire purposes, cient source of water supply for ordinary household purposes and fire protec- tion purposes.

3. Sub-section (3) of section 60 of the said Act is hereby amended by strik- Amends s.s. ing out the words "for the purchasing of," in the sixth line thereof, and by (3), s. 60, substituting therefor the words "may purchase."

7 EDW. 7, CHAP. 47.

Water Cl.
Con. Act,
1907.

An Act to amend the "Water Clauses Consolidation Act, 1897."

R. S. 1897, c.
190.

[25th April, 1907.]

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of British Columbia, enacts as follows:—

1. This Act may be cited as the "Water Clauses Consolidation Act, 1897, Short title, Amendment Act, 1907."

VOL. II. M.M.C.—D