### B. C. FRUIT GROWERS ARE IN CONFERENCE

Matters Relating to Shipment and Distribution Discussed With C. P. R. Men

The minimum wides of the charged of the part of the charged of the

to handle it in carload lots. He could not accept the change. He also thought that the reduced carload plants are formed to lessen the amount of thought that the reduced carload plants are formed to lessen the amount of the first of the second thought that the reduced carload plants are formed to lessen the amount of the first of the second thought that the reduced carload plants are formed to lessen the amount of the first of the second through the second

longed discussion, and the text follows:

"Whereas: 1. The minimum weight of 30,000 lbs, is in excess of the capacity of any of the cars furnished to Okanagan shippers to date;

"E. From Spokane east a minimum actually consumed. Mr. Pitcairn said

Martin Palachine D. O. Schoolsen, M. C. Schoolsen, M. C.

# ALABASTINE

THE MOST POPULAR

## WALL COATING

Because it is sanitary. It is a Cement that sets and hardens on the wall, and improves with age. Ready for use with water. Anyone can brush it on. No one can rub it off. The only wall coating we guarantee. A well assorted stock now on hand.

We have a Complete Stock of Elephant Paints, Oils and Varnishes - Paint and Calsomine Brushes

Call and inspect our stock

### B. C. Hardware Co., Ltd. COR. YATES AND BROAD

CHOOSE YOUR

### TALKING MACHINE RECORDS

IN COMFORT

In Our New Phonograph Par-

Nothing to distract your attention or disturb you. Everybody welcome.

FLETCHER BROS. Talking Machine Headquarters.

'Everybody Works But the Plumber.



# HAYWARD & DODS

Acetylene Gas Supplies. Fort Street, Cor. Blanchard.

LAND ACT

minus the reference to the small cars.

Another resolution was presented by Massess. Regers and Wanless which Messrs. Regers and Wanless which ages, consisting of prunes, plums, cherries, peaches, apricots and bearies be reduced from 20,000 lbs. to 18,000 lbs. to 18,000 lbs. as they could not be loaded to that extent without damage. Mr. Raticnt without damage. Lanigan pointed out that this class of grows as usually sent, by express, in fact the C. P. R. was the only railroad.

# LONGER COURSE

House Decides in Favor Five-Year Term of

MR. BOWSER OBJECT

Hon. Dr. Young Opposed Colleague on Medical

(From Wednesday's Daily) The advisability of the five yecourse in preparation for the pracef medicine was debated at slength by the legislature at last night session, and the attorney-general hotly opposed the system, declar that the province should wait the universities should make the years' course uniform.

Hon. Dr. Young disagreed with colleague on the issue, and decitat British Columbia was only ing to keep abreast of the time in troducing this plan.

The Medcal bill was considere mittee, but was not finished. mendments dealing with osteo nd homeopathy were adopted. Most of the night session was n committee on the now wearis ot as far as section 108 yoluminous measure, almost every tion being challenged by Mr. Mad ald (Rossland) and many section

and purchaser and to simplify (Mr. Bowser) was read the time and passed. The Water Clauses Act. Then the House went into com-tee on the Water Clauses act, ta up the tale where it had left off at afternoon sitting, namely, at

ng held over for further considera The bill to amend the law of ve

Mr. Macdonald said that the prequired of the licensee were too required of the licensee were too erous and would discriminate ags settlers and in favor of companie Mr. Hawthornthwaite (Nanai said that lakes on the land of a set belong to the settler.

Mr. Fulton said that Mr. Maccald's charge was unfair, As for other criticism he said that water on a man's land does belong to him.

water on a man's land does belong to him.

Mr. Hawthornthwaite prote against the statement that the crowns yeter on the land which a tler has paid for. He said a cle should be put in the act protecting settler in this respect. The offent section and the six succeeding tions were held over.

When the question of power c panies using water for other to power purposes came up. Mr. Moneid again objected, stating this was a result of this protest fit more sections stood over.

The next debate was over the tions dealing with the laying of for the distribution of water wi municipalities. The interpretation the word "shall" in one clause dealt with by the member for Islands, and Mr. Oliver (Delta) marked that "tonight he was pa for legal advice all it was worth wit, nothing."

municipality or company, came is much criticism. This section was en from the old act, but Mr. O (Delta) wanted to know why it sh be kept.

Mr. McPhillips (The Islands) explain this. He had, however

taps throbbing when turned off, thought there must be some differ in taps.

Mr. Oliver suggested that the

mr. onsult some auth mmissioner consult some "throbbing taps."
The section stood over. The Draughtsman. The Draughtsman.

Mr. Oliver said that he unders that a former attorney-general been employed to draft the bill, had spent forty-two days on it. it appeared that he had been put in clauses from the old act.

Mr. Fulton said it was no reflect on the draughtsman of the bill these clauses had been inserted.

these clauses had been inserted, bill had been in operation for ty years and there had never been complaint of the provisions of clauses.

The provision that water should be a charge on the land that the water might be shut of criticized by Messrs. Macdonald McPhillips McPhillips.

Mr. Macdonald said that the provision meant that the land pay the debts of the tenant.

Mr. McPhillips said this was a tic section. The principle was no known to the law. He also said the water should not be shut off your notice, as this would in some work a hardship.

work a hardship.

Discussing further sections the Chief Commissioner stated lifted from the Old Act, Mr. Ma ald said that the Tory argument "What is, is right."
At the end of section 108 the mittee rose and reported progre Other Bills Advanced

The bill to enable the Golds Estate Company, Limited, and White Valley Irrigation and I Company, Limited, to amalgatheir water rights was read a time and a state of their water rights was read a time and a state of their water rights. The bill to enable the time and passed.

The report on the bill to amer
Vancouver Incorporation Act,
(Mr. Macgowan), was adopted.

The bill to amend the False
Foreshore Act, 1904 (Mr. Macgo
was given second reading. time and passed.

The Hardy Bay and Quatsino ailway bill (Mr. Mackay), was he second time. The bill to consolidate the relaims and water rights of John in the Cariboo country (Mr. Tho came up for second reading but debate was adjourned on motionary to the bill to incorporate the little of the second reading but the second reading the

The bill to incorporate the Columbia Lean Company (Mr. Phillips), was read the second Mr. Thomson (Victoria), moveond reading of the bill to ame Corporation of Victoria Water Corporation of Victoria