

## SUPPLEMENTARY ORDER PAPER.

## LEGISLATIVE COUNCIL.

Wednesday, the 2nd day of September, 1885.

## AUCKLAND UNIVERSITY COLLEGE RESERVES BILL.

Amendments proposed by His EXCELLENCY the GOVERNOR:—

In the Schedule and description of land in the County of Waikato,—

Line 4. Insert “towards the west” before “by a road and,” and after the last-mentioned words insert “again towards the North.”

Line 5. Omit “angle,” insert “boundary line;” omit “182,” insert “465,” and omit “North-east.”

Line 6. Omit “and South-east,” insert “generally;” omit “182,” insert “465.”

Line 9. Omit all the words therein after “450” in line 8.

Line 10. Omit all the words after “455,” insert “471 a road line and a.”

Line 15. After “a road,” insert “and by Allotment No. 321.”

Line 20. Omit all words after “the public” to the end of the paragraph.

In the description of land in the County of Raglan and the County of Whakatane respectively, in the lower paragraph thereof omit all words after “the public.”

## MINES ACT 1877 AMENDMENT BILL.

*Contingent Notice of Motion.*

The Hon. Mr. J. C. RICHMOND to move,—

A. In clause 7, the following subsection to be inserted:—

(a1.) The words “or registered agent” are hereby inserted after the word “solicitor,” in section one hundred and eighteen.

B. After clause 7, to insert,—

7A. Section one hundred and fifty-nine of the said Act is hereby amended by the omission of the words “the verdict of a majority of whom shall be received,” and by the addition of the following paragraph to the clause:—

The verdict of a majority of the assessors on the issues submitted to them shall be final and conclusive. But if, after the expiration of four hours, the assessors shall not by a majority have agreed upon their verdict, and shall intimate to the Judge to that effect, then the Judge may dispense with their verdict, and shall himself determine the issues and give his judgment thereon as if the case had been tried before himself alone without assessors.

C. 7B. Section one hundred and sixty of the said Act is hereby amended by the omission of the words “when required by the parties, by notice in writing to be filed with him before any sitting of such Court, or.”

D. 7c. Section thirty-one of the said Act is hereby amended by the insertion of the words “or through and upon any lands held under gold-mining lease or mineral lease” after the words “and private lands.”