

## SUPPLEMENTARY ORDER PAPER.

## HOUSE OF REPRESENTATIVES.

Thursday, the 31st day of August, 1882.

NOTICES RELATING TO ORDERS OF THE DAY.

## EDUCATION DISTRICT BILL.

Mr. SEDDON, in Committee, to move the addition of the following new clauses:—

In any case where a borough or town district shall be intersected by the boundary of any education district now or hereafter constituted, the Governor may by Order in Council direct that such borough or town district shall form part of such education district as he may think fit.

The several education districts constituted under "The Education Act, 1877," and intended to be described in the Second Schedule thereto shall, as from the date when the said Act came into operation, be deemed to have included and shall hereafter include in their boundaries all boroughs within the territorial area comprised in the description of the several counties mentioned in the said Schedule, although such boroughs do not actually form part of such counties.

And every act, deed, instrument, matter, or thing whatsoever heretofore done or made in respect of or in relation to every such district shall be and be deemed to have been valid and effectual to all intents and purposes so far as such validity may depend on the description of the said several districts.

## CROWN AND NATIVE LANDS RATING BILL.

Mr. PYKE, in Committee, to move, as an amendment in clause 4, to omit the following words:—

"which are situated within a distance of five miles from any public road or highway open and available for ordinary vehicle traffic."

Also to add the following subsection to clause 4:—

(15.) Native lands which are situate more than five miles from any public road or highway open or available for ordinary vehicle traffic.

Mr. TAWHAI in Committee to move the following clause:—

Whenever any Native land liable for rates under this Act is occupied by any person not being an aboriginal native, such person shall be deemed to be the occupier within the meaning of "The Rating Act, 1882," and no further liability for rates shall attach to the land so occupied, or to the Native owners thereof.

## ROADS AND BRIDGES CONSTRUCTION BILL.

Mr. PYKE to move the following amendments:—In clause 2 to substitute the following definition,—

"Main road" means a road passing through or leading from one centre of population and directly continuing to another, and being not less than a chain in width throughout its entire length.

In section 19 to add,—

Provided always that, notwithstanding anything in this Act contained, no larger sum than an amount equal to three times the amount of rates collected in the previous financial year shall be advanced under the provisions hereof to any local body.

## COUNTY'S ACT 1876 AMENDMENT BILL.

Mr. Moss, in Committee, to move,—

Section 41 of the said Act is hereby repealed.

To add the following new clause:—

Every county elector shall be entitled to vote at every election of a member of the County Council for the riding in which he is enrolled, and shall be entitled at such election to one vote only.

## RATING BILL.

Mr. Moss, in Committee, to move,—

Clause 6, line 24. After the word "signed," to strike out "shall be," and to substitute the following: "may be adopted by the local governing body as."

Clause 10 and subsections thereof to be struck out.

Clause 58, line 22. After the words "Amendment Act, 1879," insert the following: "excepting clauses three to thirty-four of the said Act, and any other clauses under which valuation rolls have hitherto been compiled by local governing bodies, and which may still be necessary to enable them to compile their own rolls, when they prefer doing so to adopting the rolls prepared by the Commissioner.