SUPPLEMENTARY ORDER PAPER.

HOUSE OF REPRESENTATIVES.

Monday, the 4th day of September, 1882.

NOTICES RELATING TO ORDERS OF THE DAY.

RANGIPO-MURIMOTU AGREEMENT VALIDATION BILL.

- Mr. DE LAUTOUR, in Committee, to move the addition to clause 2 of the following new subsection:—
 - (d.) Before any lease shall be executed, the said private persons shall pay to the Crown a sum equal to the whole sum expended by the Colonial Government in obtaining the lease of the said land; or, if all the said land is not leased, such proportional part of the sum so expended as may correspond with the portions of the said land from time to time proposed to be leased.

CEMETERIES BILL.

Hon. Mr. Rolleston, in Committee, to move the following amendments:—

Clause 72, line 17. After "1882" insert "before any two or more Justices." Clause 75, line 40. Strike out "grave," insert "plot of ground."

New clause to follow clause 74:-

74A. Any person who has acquired a plot of ground wherein no interment has been made or wherefrom no body has been removed, in any cemetery or or burial-ground which is closed by any such order, shall be entitled at any time within two years after the opening of the new cemetery, and subject to the regulations thereof, to select therein, free of charge, a piece of ground for the interment of the dead equal in size to that of the use whereof he has been deprived by such order.

New clause to follow clause 83:—

83A. Notwithstanding anything hereinbefore contained, any body may be interred in any private burial-place or vault heretofore used for burials; but no such interment shall be made without the previous sanction of a Resident Magistrate or two Justices of the Peace being obtained for that purpose.

Every sanction so given shall be in writing, and shall disclose the name of the person to be interred, the supposed cause of death, and the place of proposed interment. No sanction shall be refused in any case provided for by this section, unless the Magistrate or Justices shall be of opinion that such interment would be prejudicial to public health or decency.

Any person who shall inter any body, or permit or suffer any body to be interred without such sanction as aforesaid, shall be liable to a penalty not exceeding fifty pounds.

COUNTIES ACT 1876 AMENDMENT BILL.

Mr. J. Green, in Committee, to move the following new clause:—

In any case where any road or bridge shall have been constructed by any private person prior to the passing of "The Counties Act, 1876," which shall have become the property of the Council, or shall now be under the control and jurisdiction of the Council, is, in the opinion of the Council, a work of public utility and beneficial to the county electors, if, in the opinion of the Council, it is fair and equitable so to do, the Council may pay out of the County Fund to such person the whole or any portion of the cost so incurred by such person in the construction of such road or bridge.