## SUPPLEMENTARY ORDER PAPER.

## HOUSE OF REPRESENTATIVES.

Thursday, the 16th day of August, 1883.

NOTICES RELATING TO ORDERS OF THE DAY.

MARRIED WOMEN'S PROPERTY BILL.

Mr. DE LAUTOUR, in Committee, to move the following new clause:—

21A. In any case of a settlement or agreement for a settlement by way of trust of the property of persons contracting marriage, or of husband and wife, having been made in which such persons or husband and wife shall not have appointed themselves trustees thereof, such persons or husband and wife shall be entitled to call upon the trustees, and the trustees when called upon shall be bound, either to appoint them trustees along with the existing trustees, or to divest themselves of the trust estate and transfer the same to such persons or husband and wife as sole trustees thereof, as such persons or husband and wife may desire: Provided always that such persons or husband and wife shall thereafter be subject to all the duties and responsibilities which attach to trustees of any such settlement or agreement for settlement.

MUNICIPAL CORPORATIONS BILL.

Mr. H. Thomson to move, in Committee, a new clause, to follow clause 142:—

The Council of any borough or local body may from time to time amend any assessment and rate made under the authority of the Rating Acts, 1876 and 1882, or any other Act or Acts authorizing boroughs or local bodies to make and levy rates, by raising or reducing the sum at which any person has been rated, if it appears to them that such person has been under-rated or over-rated. No such amendment shall be held to void the rate: Provided always that every person aggrieved by any such alteration shall have the same right of appeal therefrom as he would have had if the valuation had been originally inserted in such assessment and no such alteration had been made, and as respects such person the assessment shall be considered to have been made at the time when he received notice of such alteration; and every person whose valuation is altered shall be entitled to receive seven days' notice of such alteration before the rate shall be payable by him.

LAW PRACTITIONERS ACT 1882 AMENDMENT BILL.

4. Mr. Tole, in Committee, to move the following amendments:

In clause 2, line 3, after the word "articles," to insert the following: "or who was a Registrar or Deputy Registrar of the said Court."

Also the following new clause:

Every person who shall have taken the degrees of Bachelor of Laws and Doctor of Laws, or either of such degrees, from an University in any part of Her Majesty's dominions having power to grant such degrees, shall, after passing satisfactorily an examination only in the knowledge of the law of New Zealand in as far as it differs from the law of England, and in the practice of law as may be prescribed from time to time by the Judges of the said Court, be entitled to be admitted and enrolled as a barrister and solicitor of the said Court.