

SUPPLEMENTARY ORDER PAPER.

HOUSE OF REPRESENTATIVES.

Tuesday, the 6th Day of October, 1896.

MINING ACT AMENDMENT BILL.

Mr. FRASER, in Committee, to move the following new clause, to follow clause 37:—

37A. Notwithstanding anything to the contrary contained in section one hundred and seventy-one of the principal Act, it is hereby declared that, at any time within three months after the grant of a license, the Warden may recall the same and grant a rehearing of the application therefor if he has reason to believe that any of the proceedings or things referred to in that section have not been duly taken or done.

NATIVE LAND LAWS ACT AMENDMENT BILL.

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

Nothing in "The Native Land Court Act, 1894," or any amendments thereof, shall prohibit any person of the Maori race who has obtained an individual title to his or her land, and which is held by him or her as his or her own absolute property, from alienating the same, notwithstanding anything to the contrary in the said Act contained.

PIRE WHAKATIKATIKA I NGA TURE WHENUA MAORI.

HONE HEKE, i roto i te Komiti, ka motini kia whakaurua te tekiona hou e whai ake nei:—

Kaua he mea i roto i "Te Ture Kooti Whenua Maori, 1894," i ona whakatikatikanga ranei, e ahei ki te arai i te hoko i te reti i te tuku ranei a te tangata Maori kua whiwhi i te tiwhikete motuhake mo tetahi whenua, ara mehemea nona ake taua whenua, ahakoa etahi atu tikanga kei roto i taua Ture e mau ana.