

SUPPLEMENTARY ORDER PAPER.

HOUSE OF REPRESENTATIVES.

Thursday, the 10th Day of August, 1893.

NATIVE TRUSTS AND CLAIMS DEFINITION AND REGISTRATION BILL.

5A. Any division, partition, or succession order heretofore made by the Court, under voluntary arrangement or otherwise, in respect of the Oruanui Block, at Taupo, or the Opanake Block, at Kaipara, which *inter alia* the Chief Judge of the Court is satisfied rectifies any defect or omission in the title to the land the subject thereof, or has the effect of carrying out the objects and intentions of "The Native Equitable Owners Act, 1886," or any voluntary arrangement, shall be valid and effectual, and entitled to registration; and any former Crown grant or certificate of title for such land may be cancelled or amended in accordance with any such order, and a fresh Crown grant or certificate of title, if necessary, issued in lieu thereof: Provided that no estate or interest lawfully acquired in any such land prior to the making of any such order shall be prejudicially affected by any such registration, cancellation, or amendment.