SUPPLEMENTARY ORDER PAPER.

HOUSE OF REPRESENTATIVES.

Thursday, the 26th day of August, 1880. NOTICES RELATING TO ORDERS OF THE DAY.

PUBLIC WORKS BILL.

Mr. Stewart, in Committee, to move the following new clause:-

Whenever it shall be made to appear to the satisfaction of the Governor that any contract has been entered into for the sale or exchange of any land for the purposes of a road, and whether such land consists wholly or in part of closed road lines, it shall be lawful for the purpose of completing and perfecting such agreement, sale, or exchange, to do execute and perform all acts, matters, and things contemplated by the twenty-sixth section of "The Public Works Act 1876 Amendment Act, 1878," as is thereby provided with respect to roads stopped in pursuance of any Act or Ordinance.

Mr. Murray, in Committee, to move the following new clauses:-

Adjoining lands may be entered. 1. Any person (hereinafter called the "applicant") having an interest in lands which require to be drained, but have no communication readily available with any stream, watercourse, or drain, except through lands belonging to other owner or owners (hereinafter called "adjoining lands"), may drain his land through such adjoining lands subject to the following conditions, if he shall fail to arrange privately with the owners of such adjoining lands.

Plans, &c., must be

2. He shall cause a description to be prepared of any proposed new work or drain, or of any alteration in any existing work or drain, which he desires to make upon such adjoining land, together with a plan showing the course, dimensions, and levels of such drainage works, and shall append a statement of the time at which he proposes to commence the works and to complete the same.

Notice to be given to adjoining owners.

3. He shall give notice in writing to the owner, and, where the owner is not the occupier, also to the occupier of such adjoining lands, that he desires such drainage works to be made, and shall append to such notice a copy of the description and plan above-mentioned.

Application to be made to neare-t Resident Magistrate's Court. 4. After giving such notice, he shall make an application in writing to the nearest Resident Magistrate's Court for an order to make such drainage works, and shall append to such application the description and plan aforesaid; and he shall state in such notice the names and addresses of the owners and occupiers of such adjoining lands, and of all persons whom he believes to have any interest therein, or in any existing drain or work which may be affected thereby.

Justices may issue summons.

5. Upon the receipt of such application, any Justice may issue a summons requiring applicant and the owner and occupier of such adjoining lands, and all persons so stated to have any interest therein, to appear before two Justices of the Peace (not being personally interested) at a time and place named in such summons, being not less than thirty days after the issue thereof.

Service of summons on absentees.

6. If such owner or occupier or person interested be absent from the colony, it shall be sufficient to serve such summons upon the agent or attorney, if any, of such owner, occupier, or persons interested, or to advertise such summons once weekly for four successive weeks in some newspaper circulating in the district.

Justices to take e idence.

7. The said Justices, having before them the parties so summoned, or, in their absence, upon proof of the service of summons, shall make full inquiry into the case, and hear all such evidence as any of the parties or the Justices may require

Conditions under which Justices may make order.

- 8. Before making any order the Justices shall satisfy themselves,—
- (a.) That the proposed drainage works are necessary for the drainage of applicant's land;
- (b.) That such land may be drained in the manner proposed with the least possible injury or inconvenience to any adjoining lands;
- (c.) That no injury will be done thereby to any parties for which compensation may not be made in money;
- (d.) That due notice has been given to all interested parties, including mortgagees; and

the Justices shall require the applicant to enter into a bond, with sufficient securities, that he will carry on to completion the proposed works within a reasonable time.

How Justices shall award costs.

9. The Justices shall award the amount of costs of such application and assessment, and by whom and to whom such costs, if any, shall be paid.

Justices shall assess and may allow for

10. The Justices shall assess the compensation to be paid by the applicant compensation, if any, to all persons having an interest in such adjoining lands for any damage caused improvements made. by such outfall and drainage works.

Excess of value of improvements to be payable to applicant.

11. If it shall appear to the Justices that the value of the improvement to such adjoining lands shall exceed the amount of such damage thereto, such Justices shall apportion the amount of the value of such improvement over such damage to be paid by the persons interested in the adjoining lands.

Outfall drains and works to be cleaned and kept in order.

12. The cost of cleaning and maintaining in good order and repair any such outfall drains and works shall be borne in such proportion as, failing such private arrangement, the Justices shall determine, and shall be recoverable in a summary way by the party who has completed such work from the party refusing, failing, or neglecting to perform his part of such cleaning, maintenance, and keeping such works in good order and repair; and for such purpose the owner may enter upon any adjoining lands after forty-eight hours' notice given by him to the owner or occupier of the adjoining lands.

Owner of adjoining lands may divert drains.

13. The owner for the time being of the adjoining lands may, subject to an order being first obtained from the Justices, or the consent in writing of all parties interested in the maintenance of the drainage work, divert or alter any of the said drainage works; and any dispute as to the efficiency of the drains so altered shall be decided by any two Justices in cases where the consideration involved shall be under one hundred pounds in value; but, where the interests involved shall exceed that amount, any dispute as to such diversion or alteration shall be decided by the Judge of the District Court and two Justices, who shall have power to award costs, and order how and in what manner such alteration or diversion shall be made, or shall order that the works shall not be altered or diverted.

Alterations of plans, &c., by Justices not to invalidate transactions or securities.

14. Where any works have been commenced or shall be carried on under this Act according to any plan, specification, or estimate originally approved by the Justices, and it shall appear to the said Justices that by any alteration of circumstances, or otherwise, such plans, specifications, or estimates may be improved by modification or alteration, such modification or alteration shall not invalidate any act, matter, or thing, made, done, or given under this Act.

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

Notwithstanding anything contained in section twenty-five of the said Act, any land which has heretofore been taken or which may hereafter be taken by any Harbour Board under the said Act for the purposes of any harbour works, shall be vested in the Harbour Board of such harbour instead of in Her Majesty, as in the said Act provided.