

SUPPLEMENTARY ORDER PAPER.

HOUSE OF REPRESENTATIVES.

Tuesday, the 21st Day of July, 1896.

RATING ACT 1894 AMENDMENT BILL.

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

That the Native or Natives who shall be selected by any local body to pay rates levied on Native land, as provided by this Act, shall have full power to recover from his or their fellow-owners in such land their proportionate shares of the moneys paid by such Native or Natives to such local body.

[Translation.]

PIRE WHAKATIKATIKA I TE TURE REITI, 1896.

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

Ko te Maori ko nga Maori ranei i whiriwhiria e tetahi ropu takiwa hei utu i nga reiti o tetahi whenua Maori, i runga i nga tikanga kua whakaritea nei e tenei Ture, me tino whai-mana ki te tono a ki te hamene i ona hoa i o ratou hoa ranei i roto i taua whenua mo ta ratou taha o nga moni i utua e taua Maori e aua Maori ranei ki taua ropu takiwa.

Hon. Mr. SEDDON, in Committee, to move the following amendment :—

To insert new clause to follow clause 3 :—

4. Paragraph three of the definition of “rateable value,” in section two of the principal Act, shall not apply to small grazing-runs.

[Translation.]

Hon. TE HETANA, i roto i te Komiti, ka motini kia whakaurua tenei tekiona hou ki raro iho o tekiona toru :—

4. Ko rarangi toru o te whakamaramatanga o enei kupu “wariu e reititia ai” i roto o tekiona rua o te tino Ture, kua e pa ki nga raana-ririki whangainga kararehe.