SUPPLEMENTARY ORDER PAPER.

HOUSE OF REPRESENTATIVES.

Wednesday, the 16th day of August, 1882. NOTICES RELATING TO ORDERS OF THE DAY.

LEASEHOLDERS QUALIFICATION BILL.

Mr. Shrimski, in Committee, to move, That this clause be added to the Bill:—

Provided always that no person who is now or who has within three years of the last general election been a member of the House of Representatives shall be eligible for re-election to the said House for a period of three years, to be calculated from the time such person ceases to be a member.

FENCING ACT 1881 AMENDMENT BILL.

Mr. SMITH, in Committee, to move the following amendments:—

That in clause 2, line 4, the words "thirty-three" be struck out, and "forty-four" be inserted instead.

New clause.

Provided that nothing in this Act contained shall empower any person, except under the provisions of "The Fencing Act, 1881," to fell, or cause to be felled, any ornamental plantation, or any belt or patch of standing bush preserved for shelter which is not more than three chains in width.

RESIDENT MAGISTRATES ACT 1867 AMENDMENT BILL.

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

Whenever in any case under "The Imprisonment for Debt Abolition Act, 1876," or under any Act amending the same, or under any Act relating to the abolition for debt, a judgment creditor in any Resident Magistrate's Court desires to examine the judgment debtor as to his means or ability to pay his judgment debt, and such debtor resides or is staying at a distance of more than twenty miles from the Court in which such judgment was obtained, then such judgment creditor may summon the said judgment debtor to the Resident Magistrate's Court nearest to where such judgment debtor is residing or staying, to be examined touching his means or ability to pay such debt, and the Magistrate presiding at such Court shall cause and permit such debtor to be examined by the said creditor, or by his agent lawfully authorized for that purpose, and shall, at the request of such creditor or his agent, reduce such examination to writing, and shall compel such debtor to answer all questions whatsoever that may pertain or be relevant to such examination, and may and shall exercise all the powers, authorities, and functions in respect of such examination, and of making orders and of dealing with regard to such debtor or his imprisonment or property that are exercisable by any Magistrate or Justice under the provisions of the said Act.