SUPPLEMENTARY ORDER PAPER.

HOUSE OF REPRESENTATIVES.

Wednesday, the 30th day of June, 1880.

HOSPITALS AND CHARITABLE INSTITUTIONS BILL.

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

Any person who contributes a benefaction in money or land of a value not less than *one hundred* pounds for the endowment of any institution established or hereafter to be established under this Act shall be entitled to have his name inscribed on the register of such institution as a foundation benefactor, and to nominate, during the lifetime of such person, free patients or occupants to such institution, according to the scale shown in the

Schedule of this Act.

For the investment of money contributed under the preceding clause of this Act it shall be lawful for the Waste Lands Board of the provincial district in which such institution is situated to sell land to the trustees of such institution, without competition, at such price as the Board shall fix, not being less than the upset price fixed by law for such lands.

MERCANTILE LAW BILL.

Mr. J. B. Fisher, in Committee, to move the following amendments:—

To insert between clauses 43 and 44 the following new clause:-

Every judgment debt shall carry interest at the rate of *eight* pounds per centum per annum on the unpaid balance thereof, and such interest shall, from time to time, be added to and may be recovered as part of the original judgment.

To strike out clause 70 of the said Act, and to substitute the following provision in lieu thereof:—

If any part of such capital shall be so withdrawn, or any such division be made, so that at any time during the continuance or at the termination of the partnership the assets shall not be sufficient to pay the partnership debts, the special partners shall be severally liable to refund every sum by them respectively received in diminution of such capital or by way of such interest or profit:

And all such sums may, with interest thereon from the date of such with-drawal after the rate of *eight* pounds per centum per annum, be recovered as money had and received by them respectively to the use of the general partners, and may, in the case of any judgment having been obtained against the general partners, be recovered by the plaintiff against the special partners, or either of them, by process of execution to be issued under such judgment by leave of the Supreme Court.