SUPPLEMENTARY ORDER PAPER.

HOUSE OF REPRESENTATIVES.

Monday, the 1st Day of October, 1894.

SUPREME COURT ACT AMENDMENT BILL.

Mr. G. Hutchison, in Committee, to move the following new clause:—
All orders made by a Judge or by a Registrar in Chambers shall be intituled "In Chambers," and shall be signed by the Judge or Registrar making the same, or, in their absence, by the Deputy Registrar on behalf of the Judge or Registrar, and shall be sealed with the seal of the Court.

NATIVE LAND COURT BILL.

Sir Robert Stout, in Committee, to move the following new clause:

Nothing in section five or seven of "The Native Lands
Frauds Prevention Act 1881 Amendment Act, 1888," shall be deemed
to have rendered any lease of land not exceeding ten thousand acres in
area invalid, whether the instrument of title under which such land
is held by the Native owners has been issued before or after the
passing of the said Act.

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

Antecedent Alienations of Customary Lands.

No alienation, whensoever heretofore made, of one or more shares in land held under memorial of ownership or certificate of title under any Act repealed by this Act or by "The Native Land Act, 1886," shall be deemed to have been contrary to the provisions of the law in force at the time of the alienation on any of the following grounds:—

(a.) That all the owners named in such memorial or certificate

have not joined in such alienation;

(b.) That a majority of the owners named in such memorial or certificate have not consented to such alienation;

(c.) That the formal approval of the Court to such alienation has not been given:

and any such alienation may be confirmed under this Act.