SUPPLEMENTARY ORDER PAPER.

HOUSE OF REPRESENTATIVES.

Tuesday, the 22nd Day of August, 1893.

ALCOHOLIC SALE CONTROL BILL.

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

Clause 10, subsection (1), add the following proviso:

Nothing in this provision shall apply to any unmarried woman, other than a widow, who at the time of the commencement of this Act is the holder of a publican's license; but every such unmarried woman may continue to hold the said license and have the said license renewed from time to time, and may at any time make a lawful transfer of such license as if this section of this Act had not been passed; but no new license shall be granted to any such unmarried woman.

Same clause, subsection (2), omit all words of the proviso. Clause 18 to be omitted, and the following substituted:—

18. In the event of the house, with the appurtenances, formerly used as the licensed premises, being subject to a lease, or of a tenancy having more than six months unexpired at the date when such premises are closed as a result of a poll of the electors of the district, such lessee or tenant may, within one month after such closure, by notice in writing served on, or sent by registered letter through the General Post Office addressed to, his lessor or landlord, intimate his desire to determine the lease or tenancy of the premises, and if possession thereof be delivered up or vacated at the expiration of two months from the date of such closure, and if all rent and other outgoings in respect thereof be paid up to the date of the date of delivery or vacation, then the lease or tenancy shall be deemed to be determined as by effluxion of time.

18a. Every intermediate transferee of a license which shall be determined, as mentioned in the last preceding section, may within one month of such determination, by notice in writing delivered to or sent by registered letter through the General Post Office, addressed to his predecessor in title, intimate his desire to determine his leasehold estate or interest therein; and if within one month after the service or posting of such notice such transferee shall tender a transfer and surrender thereof, and shall pay all rent due or accruing due and other outgoings apportioned up to the date of such tender, then the liability of such transferee shall cease, as if the leasehold estate or interest had been determined by effluxion of time.