would be impossible for the members of the Government to be in their seats, and in their absence they did not know what might be brought before the House. The request he had made on behalf of the Government was reasonable, and the usual one adopted, and he thought it might be

complied with. Ms. CONNELL acquiesced in the request of the Attorney General, for although gone on with, yet it was customary to adjourn if the Government were not in a

position to carry on the general business. He thought the time asked should be granted.

MR.McCLELAN did not wish to throw any obstacles in the way of the Government, but he was of the opinion that matters not connected with the Government might be carried on by the House, and this was the on y object he had in view in offering his remarks.

MR. GILBERT had important Bills

to bring in, yet if circumstances were such that the Government were compelled to ask for an adjournment, common courtesy required that is should be granted

Ms. WETMORE had not spoken with a view to oppose the Government, but, knowing that a large number of local Bills had to be passed, he thought that these, as the Government were not connected with, nor affected by them, might be taken up in committee and got through with. On motion of MR. NEEDHAM, the

House then adjourned till to-morrow et

TUESDAY, APRIL 10.

After the Journa's were read, the House adjourned until half-past two to-morrow, at the request of Hon. Mr. Smith, who stated that the Government had tendered their resignations to His Excellency, but the acceptance had not been received or the correspondence closed.

'T. P. D.

J. MARCH.

WEDNESDAY, APRIL 11.

The House met pursuant to adjournment at half-p-st two P. M. MR. KERR moved the House into Committee of the Whole on a Bill to incorporate the Northern Bank.

Hox. Mis. SMIT I then rose and said, that he had soped to have been ready to give the reasons why the Government had tendered their resignations, but regretted he was not yet in a position to do so. He had just received a note from the Governor saying that he could not give a reply to them till four or five o'clock, and as under these circun stances it was usual to adjourn from day to day, he was compelled again to ask the indulgence of the Houser.

Me KERR thought that local mattercould be gone on with without affecting the position of the Government. If he heavined that engthing could arise a matter, it would provedly be three or take up . y business of genere : ... resbut in the meantime he should use the local bu inese t be transco ed.

her that the request for adjournment came trom the Government, and though he felt the necessity of proceeding with the local usiness yet he could not feel it is duty to proceed against their motion. He did not look for the effect the going on might have on the past or present, but on the future, and as it was usual to adjourn, he was in favor of allowing the Government

time to conclude heir correspondence M. BOYD said, as the House had heard from the Attorney General that the Governor had not ye returned an answer to their resignation, it was their duty to adjourn in compliance with the request of

be Government MR SUTTON cou'd see no reasonable object on to the House proceeding with local business whilst the correspon

dence between the Government and the Governor was pend ng.
Hon. Mr. SMITH reiterated that it was usual to adjourn the House from day

day under such circu-astances as the

Government were now placed, but it was in the hands of the House to adjourn or go on, as they saw fit-Mr. GILBERT said this Province was

not a Crown Colony, but was ruled by a Government responsible to the people, and exigencies having arisen to cause the Government to tender their resignation and a reply to the same not having been yet received, he thought the House must adjourn in compliance with the request of the Attorney General. The difficulty would be to distinguish between general and foed business, or where the line should be drawn. Under responsible and departmental Government all business transacted by this House must be considered as affecting the general interests of the Province, and although business might be retarded for a few days by the ournment, yet a precedent must be established that the Government must be in a working consition for the business to he constitutional, and he should, there-

fore, support the motion for adjournment. Ms. THOMPSON said they knew what the rules of the British Government were on this point, and though time was lost. yet it enabled the members to know exactly how matters stood. He wanted to go on constitutionally, manly and fairly. and to see the principles established carried out. A change was made in our Constitution about fitteen years ago, by those who he believed were seeking office. yet having now a responsible Government, or having had it up to wishin the past few days, he thought the House should adjourn, or they world be like a balloon with the cords cut, and go up God knows where. To proceed constitutionally required time, and as the Atment they should do so and save the arise. The hon, member for York (Mr. Fisher) was one of the framers of the plan of departmental Government, and he did not want to see him like a caild with a card house, up foot and knock down all. his work. He was little of a politician, and had taken up very i tle of the sime and our cases of refer than an hier in that twenty years. The partial of laft is equivalent, to product the at on former agency and expligate at on former

at an letting against van og menner, profiles things were proceeded with appropriate, but it a men approximately the fact while were the case partial covered and him who against a second Mr. FISHER said they should remem- given to talking, but rather to listening, Hos. Mr. SMITH said the country

and had only spoken now to jog the mem o y of the hon member for York, as they knew the least drop was sometimes sufficient to stimulate. MR. ANGLIN said it was always the case under circumstances like the present

to adjourn from day to day. He did not like this lounging about, not at work, vet he believed that a number of hon, memhere had been hard at work during the past few days, and they looked as though they had heavy care upon their minds. The Government might be considered in a moribund condition, and on the hon-member, the late head of the Opposition, but who now, he supposed, he must address as the hon, member for York, would naturally be very bu-y, he thought time shoul be given these forming a new administration to mature their plans, and as under the circumstances it could not be expected that the members of the moribund Government, as well as the leading members of the Opposition, would be able to be in their seats, there would be very few to discuss the questions that came before them, if they should decide to go on with Bills of a local coaracter. Under such circumstances, maters might be brought before the House of great importance, and carried without be knowledge of many of the members. The hon. member for Charlotte (Mr. Thompson) had snoken of Responsible Government as a balloon with its cords cut, and gone off, no one knows where, but he rather regarded it as gone up and collapsed.

Hon, MR. HATHEWAY said the Provincial Secretary was away attending the supposed death-bed of his father, and as soon as the memorandum had been sent to and received from him, the Government had laid their resignations before the Governor. Time must be given to prepare the reply, and the Government was not to blame for any delay. His hon, friend from Northumberland (Mr. Kerr) had never been a member of a Government. It he had, he would not find

it so very comfortable. MR. WILMOT said the delay was first charged to the Opposition, and then to the Government. He had been in many Governments, and had resigned three times. The last time it took from January till April to get a reply accepting it. and now the question was, how long would it take by the rule of proportion to get a reply to the resignation of eight men? He did not understand his hon colleague's (Mr. Anglin) reference to the time required by what he had tormed the "late Tappa-stion," but he could assure his hon. friend and the House that, so far as he was concerned, he was ready to go on with the business.

dors. the sentiments of the hon, wember for St. John, (Mr. Wilmot), and further state that there was no question of "courtesy" to the Opposition. They do not ask for the "courtesy" of time to be granted to muure plans, and did not want it. He came here an independent member, and when it was remembered that he came to support the Government, wal that Government has faired to incredoce in course for the good of the couniry. if was not to be surprised at that he so said beave their ranks. And now tont they found they cannot go on with me business, they wanted to throw one tespon willing all mair can shoulters and place is fling snake, he less une putting des four in ou the Organistics. He transples the in him and displing min. He was not business an alo be proceeded white.

Mr. L. P. W. DESBRISAY would en-