COMPLETELY REFUTED BY INDISPUTABLE TESTI-MONY

WHEN CHALLENGED

To Produce the Alleged Incriminating Evidence he Had to Admit His Inability to Do So.

HON, MR. BLAIR'S

Crushing Reply to the Malicion Accusations Preferred Against Him.

THE REFUTATION.

day of last week, said that there had been some little talk back on the part of the attorney general when he (Pitts) had charged that offices were sold for election funds to keep Mr. Blair's government in power, and he had almost forgotten to produce the evidence that he twought would substantiate the allegations made by himself. Possibly the letters he held in his possession might throw some light upon how many contributions had been exacted from those persons seeking favors of the government.

The first letter he would read was from the attorney's general's office, a few days before the election in 1890. It was as

Dear Quinn—It is of the utmost importance that you should hand me today the check we were speaking of yesterday.

I never to the check we were speaking of yesterday. Our calculations were based upon you doing this, and I do not know what the Yours very truly, J. H. BARRY.

Mr. Pitts - Oh! no. I didn't say that was signed by you. That is signed by your legal partner, J. H. Barry, who is so assidious in looking after your election funds. Now then we will read another letter to show how the funds were ar-

REDERICTON, N.B., Feb,13, '90 ranged, and if no appointment made, then

WILLIAM WILSON. Mr. Blair - Is that signed by me? Mr. Pitts - Oh, no! that is signed by your relative and go-between in election be expected to give a personal receipt. Now then, we have another letter which will show that Mr. Quinn was not willing

DEAR SIR,—After waiting and begging for over one year for the position in Mr. Allen's office, which Mr. Blair promised me in my store, and it now seems he will

Of this \$200 there was \$150 paid back to he knew about the Quinn matter. He prevent exposure at that time, and \$50 was in the office when the occurrence went to pay for the office of engrossing took place, and that he would write me a clerk that Wm. Quinn received.

of public offices. He had read a letter purporting to have been written by Mr. Barry, his then professional partner, two days before the general election of 1890. He then said that he would read a letter which would show that the attorney general had received the money. When Mr. Pitts was asked if his (Blair's) name was signed to it he replied no, but it was signed to the replied no, but it was signed by William Wilson, a great friend and close relation. Then he proceeded to read a letter purporting to be from Mr. Pitts was a statement made by you at a letter purporting to be from Mr. Pitts was a statement made by you at a letter purporting to have been written by Mr. Bair — It say most emphatical paid \$50 for it.

Hon. Mr. Blair — It say most emphatical ways to the extent of his ability worked for and assisted the party in several election of paper, I have to say that I have no recollection whatever of having given to Mr. Quinn any such receipt as the copy less any agreement whereby in consideration. I say in conclusion paid \$50 for it.

Hon. Mr. Blair — It say most emphatical ways to the extent of his ability worked for and assisted the party in several election of paper, I have to say that I have no recollection whatever of having given to Mr. Quinn any such receipt as the copy less any agreement whereby in consideration. I say in conclusion that a far as this charge involves my word as first of paper, I have to say that I have no recollection whatever of having given to Mr. Quinn any such receipt as the copy less and a seisted to party in several election of paper, I have to say that I have no recollection whatever of having given to Mr. Quinn any such receipt as the copy less any agreement whereby in consideration of a contribution to the election fund. It say in conclusion that a far as this charge involves my were the sterned to paid \$50, or any other sum, and if the party in several election of paper, I have to say that I have no recollection whatever of having in the paid \$50, or any other sum, and if

or three leading editorials has engaged in promise in writing that it would be all the no doubt very pleasing and congenial right about the position. That is my lour opponents have not forsaken all sense recollection of what Quinn said. He of decency and right. Surely they recognize

that I made was utterly untrue, and
That I Was a Liar

before this house and country, I am warranted in placing before
only my own statement with regard to
this matter, but information which I have
since acquired, which I think will be
found to cover the whole ground of the
allegation made by the hon. member for
York. Speaking for myself I wish to emsize and enforce the breadth and strength
of the statement I made the other day. I
wish to say that neither directly or indirectly, neither by myself nor any other
person, did such transaction as that alleged take place.

I say beyond that that I have some personal knowledge of an occurrence which

I have sated at the tous should be dealt out

The Same Measure of Justice

The

sonal knowledge of an occurrence which took place in connection with Mr. Quinn and with the election of 1890, and I will state to the house frankly what it was.

Wilson ticket got the benefit of the contribute a dollar, and lot of this matter to any one.

Yours sincerely,

(Sgd.)

JNO. W. Wetmore.

state to the house frankly what it was.

W. A. Quinn, now deceased, was a particular friend of some of my colleagues on be accepted by any one who knows him, Mr. Wilson was desirous, as indeed I was Beyond that I have a letter from Mr. also, of doing anything I could for the Barry, which he has authorized me to to some position that he was competent is prepared to verify under oath: to fill and which might be at our disposal, and I have no hesitation in admitting at once that there was scarcely any place

have been \$100, or it may have been \$200. have been \$100, or it may have been \$200. He said his father had given him this money, which he had in his pocket and ment to any office in the gift of the govmoney, which he had in his pocket and which he was prepared to

Put into the Election Fund. but his father had told him that he should exact a pledge from me that he would get this office before he would put the money into the fund. That, as I say, was the first occasion on which Mr. Quinn mentioned the subject of a contribution to me, and William H. Quinn never at any time mentioned the subject to me. I was interested and the date of the re-election—the exact day I do not pretend to state—Mr. Quinn called at our office on Carleton street and had a private interview it only know from what I learned from yourself immediately after Mr. Quinn had offered you a sum of money—\$200 I think was the amount you named—and think was the amount you named—and requested you to sign a paper promising dignant at Mr. Quinn for making this proposal, and I said to him:

pocket; go home to your father and tell

Mr. Blair — Who is that signed by? my attention that there was something in the press about a year or so ago.

Mr. Pitts - Didn't vou write a letter to Mr. Quinn with regard to this question on the 14th of October? Hon. Mr. Blair - With regard to what

Mr. Pitts - The question of appointing of \$200 towards the election fund, spoke to me repeatedly about the position paper how much they traduced the chartobe used until appointment is arrived to as well as other positions. I setter of a public man so long as he was up for the first time

and it was not until I turned that matter over in my mind that I recalled the facts

and close relation. Then he proceeded to read a letter purporting to be from Mr. Quinn to Mr. Wilson. It would be remembered that upon Mr. Pitts reading this correspondence, which he was compelled afterwards to admit were only copies of the original papers, he (Blair) had emphatically and

Absolutely Denied

article in the Gleaner which let out what purported to be a statement made by you to some of your friends re'this matter, and gave you the credit of saying that I overheard what took place between you and the elder Quinn. This was the first intimation I had that you remembered I was present when the matter was talked of in your office. I wish now to tell you what I know of the matter, and if you wish at any time a statement from me to fany paper signed by me in any money transaction I ever had with W. H. Quinn or Wm. A. Quinn, and I say emphatically of in your office. I wish now to tell you what I know of the matter, and if you wish at any time a statement from me to fany paper signed by me in any money transaction I ever had with W. H. Quinn or Wm. A. Quinn, and I say emphatically is a distorted or fabricated paper. I had many pecuniary transactions with Mr. Quinn during the course of our business relations, and subsequent to the partnership, and am very willing that all these

task of establishing that the statement that I made was utterly untrue, and recollection of what Sain said. It of details in its talked without interruption and hesitatingly. You made it rather hard for him tingly. You made it rather hard for him tingly. The Same Measure of Justice

I think John W. Wetmore's word will that ticket, especially of Mr. Wilson, and as being that of a very worthy young man. young man in the way of appointing him | read to the house, and which he says he

Mr. Barry's Letter.

and I have no hesitation in admitting at once that there was scarcely any place vacant in the gift of the government that he did not think he was competent to fill, and that he did not apply for. I very well remember that just prior to the election of 1890 William A. Quinn called at my office to see me. The exact date I cannot fix. It was a few days before the election. That was the first occasion on which anything was said by him to me or by me to him or anybody else with respect to the subject of a contribution to the election fund. He came into the inner office and said that he had come prepared to make a contribution.

I would not like to say positively what the amount was that he named. It may have been \$100, or it may have been \$200. He said his father had given him this FREDERICTON, March 26, 1894. ernment that he may have desired at that time. I remember also that shortly be-fore the date of the re-election — the ex-

mentioned the subject to me. I was in-dignant at Mr. Quinn for making this him an office in the clerk of the plea him an office in the clerk of the pleas office. You further stated that you had told him to keep his money; that that was the first time in your public life a proposition of so humiliating a character had been made to you, and that you had requested him to leave the office and never mention the subject to you again.

The incident is the more clerk of the pleas office. You further stated that you had told him to keep his money; that that was the first time in your public life a proposition of so humiliating a character had been made to you, and that you had requested him to leave the office and never mention the subject to you again.

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The incident is the more clerk of the pleas office. You further stated that you had told him to keep his money; that that you had told him to keep his money; that that you had told him to keep his money; that that you had told him to keep his money; that that you had told him to keep his money; that that you had told him to keep his money; that that you had told him to keep his money; that that you had told him to keep his money; that that you had told him to keep his money; that that you had told him to keep his money; that that you had told him to keep his money; that that you had told him to keep his mo tion."

I think I spoke to him somewhat harshly and indignantly, so much so that le went and told some of his friends that I told him he had insulted me, and that I told him he had insulted me, and that I had practically kicked him out of my office. That statement of what took place a my repared to verify under oath.

Mr. Quinn is proposal in very strong and most unusual language. It is only doing to state or intimate to me or any one else in my hearing, that Mr. Quinn was to have that or oney.

I never saw the color of his money. I ver heard that Mr. Quinn, either father son, Had Contributed a Dollar that election, from that time down to present until the matter was referred to me or any own of the matter of the election fund, and as I was pretty familiar with what was to be the day. It had even escaped tention that there was somethic reference of the matter of the matter has been mentioned in the legistance of the matter has been mentioned in the legistance of the more of the government in this case, we can estimate the value to be placed upon any contradiction he may make of allegations as to the sale of other offices." Then, all you have got to do is to make a charge, and though a man denies it most positively and does at lath time transpiring in circles friendly to you ricket in this county, I cannob the think that if any such arrangement had been made by you or with your concurrence, I certainly would have had some knowledge of it. As a matter of fact, I never seed the money which you had refused to accept, nor was it offered to me, further that has been referred to.

"It have personally called upon W. H. Quinn to accertain what statement, while the treatment of the distribution of his concertain what statement, and man denies it most positively and does at lith at a man can do, the public is justified in assuming everything again him. I say that in my opinion a man had been made by you or with your concurrence, I certainly would have had some knowledge of it. As a matter of fact, I had even escaped tenti

worthy of the name will prove, is that I | compact will be accepted with consider- lowing letter: ever breathed to Mr. Quinn or any other able incredulity. He (Blair) thought living soul that he would get any office in that when a public man takes the responsiconsideration of a financial contribution. bility in his place in the legislature of to pay \$200 for a paltry engrossing clerk- Consideration of a financial contribution.

The other night when the matter came giving an emphatic denial to imputations of this character he is entitled

To have that Statement Accepted

Absolutely Dealed

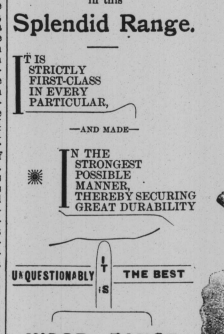
that he had been a party directly or indirectly, to any transaction of the kind alleged.

As regards Mr. Wilson's connection with it he said that he had no information of the belief which led him to believe that Mr. Wilson was in any way implicated. He would have allowed the matter to rest there, feeling that he had set in and said he wanted to speak to right before the house and country, but it appeared that the leading organs of the opposition had thought it expedient to take the matter up and to assume that it had been a proved that the side that the impossible that the matter to take the matter up and to assume that it had been proved that the limity of the matter to take the matter up and to assume that the matter to the the matter up and to assume that the had expected and thought it expedients to take the matter up and to assume that the had expected and thought it expedients to take the matter up and to assume that the had expected and thought it expedients to take the matter up and to assume that the had expected the matter up and to assume that the had expected the matter up and to assume that the had expected the matter up and to assume that the had expected the matter up and to assume that the had expected the matter up and to assume that the had expected the matter up and to assume that the had expected the matter up and to assume that the had expected the matter up and to assume that the had expected the matter up and to assume that the had expected the matter up and to assume that the had the money with him. Wilson's knowledge and cognizance. I have thought, continued Mr. Blair, that inassign has these papers have taken this course, and that the St. John Sun in he said his father—and the had the money with him then he add his proposed to represent the said his father wanted a not to represent the said his father wanted as not to represent his said the office of the clerk's office; that it is (his father) and the province of the clerk of the language and coverage of the father w

Favorite Diamond Range.

For Wood Or Coal

Every Improvement known to this class of goods, is combined



WOOD RANGE IN THE MARKET. SHEA, OPP. POST OFFICE, FREDERICTON

rence, I certainly would have had some knowledge of it. As a matter of fact, I never received a dollar from Mr. Quinn or from any one on his behalf as a contribution to an election fund, either at that or any other time.

Yours sincerely,

J. H. Barry.

Hon. A. G. Blair, attorney general, Fredericton.

The Slanderous Sun.

Stab his Enemy in the Back.

He had better take away his life than take away the character and reputation that are dear to him by such vile attacks as these, and that Mr. Scott would be pursuing a manlier course, and one less merciless, if he pursued me through a dark alley with a dirk, than to write such contemptible articles with reference to appointment. I have no distinct recollection of the fact, but I have no doubt now that I may have mentioned to Mr. I

W. H. Quinn will say that I wrote to him perverted the evidence, or whether there branded as a slanderer. Mr. Wilson auwith respect to a position I will not dis- was any evidence at all. The Sun had thorizes me to say that if they have any pute it. But what Mr. Quinn will not say stated that the statement of Mr. Blair such receipt, he demands that they should and no written document or any evidence that he knew nothing about the Quinn produce it. Mr. Blair then read the fol-

> FREDERICTON, N.B., March 27th, 1894. Hon. A. G. Blair, Attorney General, city

Dear Sir,—I notice in reports of the proceedings of the assembly that Herman H. Pitts the other day in the house made by respectable journalists until some evidence is offered which breaks down that statement. Where was the statement in the claimed established that an me in my store, and it now seems he will not get it. I gave the money with that object, and it was the only office vacant at that time. Please send me a check for the money and interest, as I don't feel inclined to give the money for engrossing clerk.

(Signed) WILLIAM QUINN.

(Signed) William Lipsett's letter is concerned, the Sun that the statement in Mr. Barry's alleged letter that showed, as the Sun stated, that there was any understance in the Sun that it recalled the facts that it seemed to the statement in Mr. Barry's alleged letter that showed, as the Sun that it recalled the facts to the provincial secretary and stated that been destablished that an agreement of a corrupt character had been entered into between myself and William Lipsett's letter is concerned, the Sun that the statement in Mr. Barry's alleged letter that showed, as the Sun that it was hot duft I I the facts of the Lipsett transaction, and which alleged letter that showed, as the Sun that it was hot duft I I the facts of the Lipsett transaction that the Sun that it was hot duft I I the facts of the provincial secretary and stated that been entered into between myself and William Lipsett's letter in the Sun that the William that I recalled the facts I had been entered into betw Mr. Pitts—These are copies, but the originals are available when the right time comes, and the hon, member will hardly doubt or deny their correctness.

Of this \$200 there was \$150 poid between the control of the sun that it seemed to threaten that a failure to contribute would be fatal to Quinn's hopes. Mr. Barry, if he wrote the letter, was referring to the election, and that alone, and had never heard that Mr. Quinn had been promised on office. The he knew about the Quinn matter. He was in the office when the occurrence took place, and that he would write me a statement with regard to the matter. I consider that Mr. Quinn had been promised an office. The inference which the Sun drew from Mr. Barry's note, that Quinn had contributed statement with regard to the matter. I consider the whole transaction so far as I have any knowledge of or connection with the matter. In the first place as to the papers read. It is to be observed these were not the original papers, nor did Mr. Pitts profess to have the original in his possession of the whole transaction so far as I have any knowledge of or connection with the matter. In the first place as to the papers read. It is to be observed these were not the original papers, nor did Mr. Pitts profess to have the When the speaker took the chair in the legislature, Wednesday afternoon, Hon. Mr. Blair said he would have to crave the indulgence of the house for a short time upon a question of privilege that not only affected him but the whole house. During the twelve years he had occupied a seat in the house it had been on very rare occasions that he had trespassed upon the time of the house with respect to matters of a personal character. The present subject, however, was one which had attracted sufficient attention to warrant him to make a statement to two arrant him to make a statement to two arrant him to make a statement to two arrant him to make a statement to the house. On Thursday last the hon member for York (Pitts) had charged him with having been concerned in the sale of public offices. He had read a letter, and in connecting the receipt with that note the Sun had totally by him at the time as to whether he had ever seen or had any personal knowledge of the original papers of which these purports to be copies, and before such caluminating statements should have been received by him. He fact study him at the time as to whether he had ever seen or had any personal knowledge of the original papers of which these purports to be copies, and before such caluminating statements should have been received by him. The Sun says that the ticket was lead to water the date of the election. The Sun says that the ticket was leaded weeks after the date of the election. The Sun says that the ticket was leaded weeks after the date of the election. The Sun says that the time as to whether he had ever seen or had any personal knowledge of the receipt, while the fact that the receipt was dated weeks after the date of the election. The Sun says that the time as to whether he had ever seen or had any personal knowledge of the original papers of which these purports to be copies, and before such caluminating sagnet any person, one would have been profession and sagnet any person, one would have been or every deal with reference to the d guage of that letter, and in connecting the receipt with that note the Sun had totally ignored the fact that the receipt with that note the Sun had totally ignored the fact that the receipt with that note the Sun had totally ignored the fact that the receipt with that note the Sun had totally ignored the fact that the receipt with that note the Sun had totally ignored the fact that the receipt with that note the Sun had totally ignored the fact that the receipt with that note the Sun had totally ignored the fact that the receipt with that note the Sun had totally ignored the fact that the receipt with that note the Sun had totally ignored the fact that the receipt with that note the Sun had totally ignored the fact that the receipt with that note the Sun had totally ignored the fact that the receipt with that note the Sun had totally ignored the fact that the receipt with that note the Sun had totally ignored the fact that the receipt with the receipt with the receipt with that note the Sun had totally ignored the fact that the receipt with the

never received one farthing from the fund upon any such conditions. I did not the would-be leader of the liberal party effect of such statement.

to be signed by Mr. Wilson. dence that you want. Hon. Mr. Blair-There is not the shadow

Mr. Wilson? ceipt was returned to Mr. Wilson. Hon. Mr. Blair-Scandalous.

The Slanderous Sun.

Mr. Blair then reviewed at some length the editorial articles which had appeared in the St. John Sun and which, he said, were to the everlasting discredit of decent write the everlasting discredit of decent where the everlasting discredit of decent with reference to a man, who had the misfortune to differ now that I may have mentioned to Mr. Barry that W. H. Quinn was willing to make a small contribution to the election of the fact, but I have no doubt now that I may have mentioned to Mr. Barry that W. H. Quinn was willing to make a small contribution to the election of the fact, but I have no doubt now that I may have mentioned to the charge. It is make a small contribution to the election of the fact, but I have no doubt now that I may have mentioned to the charge. It is make a small contribution to the election of the fact, but I have no doubt now that I may have mentioned to the charge. It is make a small contribution to the election of the fact, but I have no doubt now that I may have mentioned to Mr. Barry that W. H. Quinn was willing to make a small contribution to the election of the fact, but I have no doubt now that I may have mentioned to Mr. Barry that W. H. Quinn was willing to make a small contribution to the election of the fact, but I have no doubt now that I may have mentioned to Mr. Barry that W. H. Quinn was willing to make a small contribution to the election of the fact, but I have no doubt now that I may have mentioned to Mr. Barry that W. H. Quinn was willing to make a small contribution to the election of the fact, but I have no doubt now that I may have mentioned to Mr. Barry that W. H. Quinn was willing to make a small contribution to the election of the fact, but I have no doubt now that I may have mentioned to Mr. Barry that W. H. Quinn was willing to make a small contribution to the election of the fact, but I have no doubt now that I may have mentioned to Mr. Barry that W. H. Quinn was willing to make a small contribution to the election of the fact, but I have referred to as well as other positions. I know he wanted to get the position of stamp vendor, and we gave it to him. If the fraction of the first the first that the contribution opposed to them. It made no difference to them how much they distorted and to them how much they distorted and to the first the first that the contribution member for York has any such receipt, it is his duty to produce it or else stand of Mr. Barry that there was any understanding that the contribution member for York has any such receipt, it is his duty to produce it or else stand of Mr. Barry that there was any understanding that the contribution member for York has any such receipt, it is his duty to produce it or else stand of Mr. Barry that there was any understanding that the contribution member for York has any such receipt, it is his duty to produce it or else stand of Mr. Barry that there was any understanding that the contribution member for York has any such receipt, it is his duty to produce it or else stand of Mr. Barry that there was any understanding that the contribution member for York has any such receipt, was to be made in respect to the appoint ment to office, nor could the alleged letter of Mr. Barry that there was any understanding that the contribution member for York has any such receipt, was to be made in respect to the appoint ment to office, nor could the alleged letter of Mr. Barry that there was any understanding that the contribution member for York has any such receipt, was to be made in respect to the appoint ment to office, nor could the alleged letter of Mr. Barry that there was any understanding that the contribution member for York has any such receipt, was to be made in respect to the appoint member for York has any such receipt, and the contribution member for York has any such receipt, was to be made in respect to the appoint member for York has any such receipt, and the contribution of Mr. Barry that there was any understanding that the contribution of the allege determined to Mr. Barry that ther Beef, per lb \$0 04 to \$0 06

ment to office, nor could the alleged letter of Mr. Barry, so far as I am aware, have been written from any such point of view.

The above statements I am prepared to verify upon oath, to the very best of my knowledge, recollection and belief. I am authorized by Mr. Quinn to say that there never was any such bargain as is alleged between him and me on behalf of the government in regard to his son's appointment to any office, nor that he ever did now me any money for my services on his pay me any money for my services on his son's behalf in that connection and that all his transactions with me were honest and honorable. While I am referring to this matter and the Quinn matter generally I would also like to say a word with ref-

for the party and contributed to the election fund. He did so voluntarily. That he was asked either to take stock or contribute money in consideration of an appointment, is absolutely false. Kindly read the above letter in the house so that my statement may obtain the same publicity as that which has been given to the alleged correspondence and papers.
Yours very truly,
W. Wilson.

lenge the hon. member for York to bring that receipt to the light of day. The lieve himself of the odium which he will otherwise have to bear of having perpetrated a gross outrage upon a man who is not here to answer for himself and because

office, but I did so entirely on my own personal responsibility and without any authority from you, or, so far as I recollect, without your knowledge, and my promise was made absolutely, without any condition that he should make the contribution to the election fund. No money western that all evidence is the bad rot accused Mr. Blair of taking

New, Fresh Drugs

New, Fresh Drugs

New, Fresh Drugs

India decidence

**There was already circum-stantial evidence enough to warrant him in the position he had taken and to justify the Daily Sun's references to the matter. He had not accused Mr. Blair of taking

in Canada without fully considering the

Hon. Mr. Blair-I want to ask the hon. member if he is prepared to furnish to this house the original of the documents which he read to the house the other day. Particularly do I desire to ask if he can furnish the original of the receipt alleged Mr. Pitts-We will produce all the evi

of a foundation for the hon. member's my question, is he prepared to furnish the original of the alleged receipts given by Mr. Pitts-I saw a copy of the receipt,

and when the \$150 note was paid the re-The matter then dropped, and Pitts has

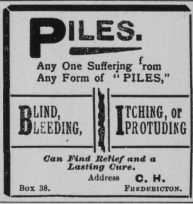
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ROYAL BAKING POWDER Co., 106 Wall St., N. Y

NEW ADVERTISEMENTS.

Per S. S. MONGOLIAN.

From Liverpool: conduct or any knowledge, information or belief on my part, it stands in this positand Gilling Threads for nets. And for sale by R. CHESTNUT & SONS.



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Throw Physic to the Dogs, Will not apply to the Present Day.

Druggist and Apothecary,

PATENT MEDICINES.

A CHOICE LINE OF HAVANA AND

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DOMESTIC CIGARS.

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New Goods

Evening

Wear

EDGECOMBE'S.

Carpets,

Oilcloths,

Linoleums, etc.

of a foundation for the hon. member's statement, and I challenge him to ask for a committee for investigation. I repeat

Our stock of New Carpets, etc., are now in and ready for Inspection.

Brussels, Moquette, Tapestry and Wool Capets, Received from William H. Quinn the promise him an office. I know that he journalism. It made no difference to that mind that no such receipt as that which not write the alleged letter, the letter was written in that way, but I never combave found expression in Pitts' expulsion.

**Received from William H. Quinn the promise him an office. I know that he pointed to the control of the determinant of the determin Oil Cloths and Linoleums,

> all widths. Rugs, Carpet Squares, Mats, etc.

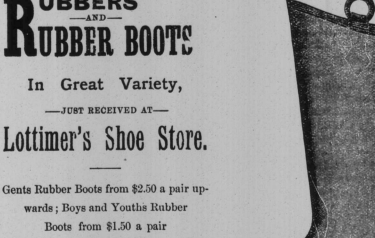
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