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CONSTABLES VOTES

The opposition papers are making a great outcry against the so called iniquity of Premier Hardy in calling the Degislature together to pass a declaratory Act confirming the right of constables employed at polling booths in Provincial elections to vote. So far we have not noticed any of the opposition papers or politicians dealing with the question on its merits. The question at issue is really whether the constables are entitled to vote or not. No one, as far as we have noticed, questtions the right, under the Election law, of poll clerks and Deputy returning officers voting. Is it fair to infer that one dollar will bribe a constable to vote against his honest conviction, and two or four dollars will have no influence on the vote of a poll clerk or dep. returning officer? It is a poor compliment to a conservative constable to assume that one dollar will induce him to give a days work in the polling booth and a vote against his political conviction. It is holding him at a very cheap rate to say the least of it. It so happens that this is the first time in the history of Provincial elections in Ontario since Confederation when the constables votes would decide the fate of a Provincial government, and the opposition are eyidently quite willing to take advantage of a technicality to gain an advantage, that the vote of the whole electorate of the Province did not give them. If the opposition had gained a victory at the pools by a fair vote of the people there could be no reasonable objection to their taking over the reins of power, but having failed this time let them wait and bide their time till next election or until the Government loses the confidence of the majority of the electorate.

The last election should convince the Government that some of their actions at least have alienated many of the independent voters of the Province from them, and that either the Govern ment or the independent voters will have to change, before another election if the Liberals are to remain longer in

Notice to Greditors

In the Matter of the Estate of George Inglis, late of the Township of Carrick, Farmer, Deceased.

NOTICE is hereby given, pursuant to chapter 129, R. S. O., 1897, that all persons having claims against the estate of George Inglis, late of the Township of Carrick, farmer, deceased, who died on or about the 5th day of February, A. D. 1898, are required on or before the 17th day of August, A. D. 1898, to send by post, prepaid, or to deliver to Thomas Inglis, Lakelet P. O., in the County of Huron, Executor of the estate of the said George Inglis, their mames a threeses and occupations, with full particular of their claims and demands again the said extent, day verify do a 4th taylt, and the nature of the securities, if any, held by them. 15th day of Augu C 1885, the said executor will proceeds to distribute the assets of the said de-ceased among the parties entitled the reto, buy layer regard only to the claims of which he shall then have received notice as aforesaid, and the said executor will not be liable for the said assets, or gay part thereof, to any person or pursons of whose claim notice shall not, have been received at the time of such distribution. Dated at Lakelet, this 6th day of ally, 1898.

THOMAS ANGLIS,
Electror, Lakelet F. O

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FACE OTCHES

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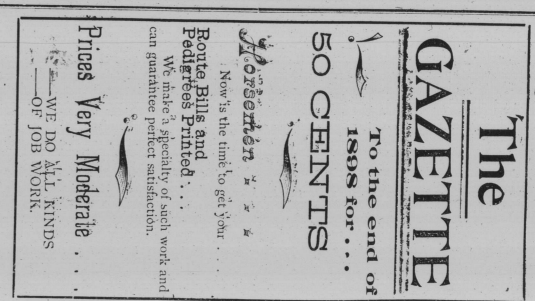
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