

## THE IMPERIALS DOWNED THE STRONG MARYSVILLE TEAM IN FIVE INNINGS AT COLLEGE FIELD

Winners Better When Hits Meant Runs—Too Much Crabbing on Decisions—Wright of St. John, in the box for the Imperials, Pitched a Good Game—Some Poor Fielding, but a Good Game for the Spectators.

YORK COUNTY									
LEAGUE STANDING									
Won Lost PC									
Y. M. C. A.	5	1	.333						
Marysville	6	3	.666						
Devon	4	5	.444						
Imperials	4	5	.444						
Fort City	2	7	.285						

The Imperials winning streak was continued last night when they trimmed Marysville 5 to 4 at the College Field. The game was won with a thunder-storm threatening. But five innings were played but were sufficient for the Imps to squeeze out a victory. Hits bunched in the first inning with battery misplays gave the Imperials three runs. That was what won the game and timely hitting was the secret. The Imperials now are tied with Devon for third place and Marysville has dropped in second position to a percentage which is giving the leading Y. M. C. A. team little anxiety.

Wright of the St. John, G. W. V. A. team was in the box for the Imperials. He pitched well. He was found for six hits one of them a two-bagger but apart from the first inning Marysville played well in field.

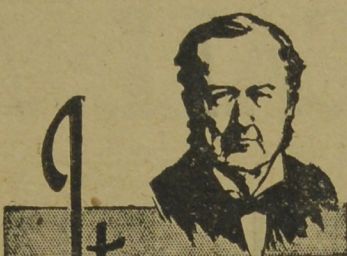
Imperials fielded rather poorly but the errors came when they did not mean runs except in the third inning.

The Scoring.  
Imperials batted out a three-run lead in the first inning with assistance of a bad throw by McLean the catcher.

In the third George Wandless' two-base hit and Boyne's single netted another run. In the fourth Robinson drew a pass, stole second and scored on a poor throw by the catcher. This run meant the game. Marysville failed to do anything against Wright until the third inning. Collett's two-base hit and four singles with a couple of bad out-field errors netted three runs. In the fifth Marysville had a chance to win. The score was 5 to 3 against them two bad errors let Boyce get safe and

led.

On the Side Lines  
Since Earle McPherson went to Lynn, Marysville seems to have tumbled.



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It takes a mathematician to get to the depot in time to catch a train in a daylight saving town.

## THE COUNTY SOLICITOR TO BE PAID ON USUAL SCALE OF FEES FOR EXTRAORDINARY SERVICES

Long Discussion on the Subject With Matter of Encroachment on Court House Square by the Fredericton Motor Sales Co. Discussed in Full—No Decision and Varying Opinions Expressed in the County Council.

The Municipal Council of York County Thursday afternoon settled the basis of the payment of County Solicitor Charles D. Richards on the basis of the usual scale of fees for extraordinary legal services. This arose out of the dispute relative to the new garage of Fredericton Motor Sales Limited encroaching on the Court House Square. There was a long discussion on that matter with no decision reached. Council resumed at 2 p. m.

### Approval of Site

Coun. Lawson and Coun. Dougan both strongly supported the action of the Commission in their choice of a location and property. Coun. Graham also approved of the purchase.

Coun. Cowperthwaite moved that the name of Samuel Johnson be stricken from the list of poundkeepers for the Parish of St. Mary's as a ruling had been made that there could be but one pound-keeper in a pound district. The motion was carried.

Coun. Cowperthwaite said the County Solicitor should be congratulated upon his work in consolidating the bylaws.

Court House Square Encroachment  
Warden Everett said the Street Committee of the Fredericton City Council had requested to be heard by the County Council. It was to get permission to build a road across County property. He considered it an insult.

Coun. Brewer said he did not object to a hearing but held that it was a matter for the Buildings Committee.

Coun. McMullen said Ald. Cooper and Ald. Young had spoken to him relative to having a conference with the Municipal Council.

### Solicitors Statement

On the request of Coun. Seymour County Solicitor Richards made a statement with regard to the dispute between the County and the City of Fredericton and Fredericton Motor Sales Limited, relative to alleged trespass on the Court House Square. He told of the serving of a writ on Fredericton Motor Sales Limited because of the location of a gasoline tank on the square. That resulted in the tank being removed.

A survey by A. E. Hanson showed that the Fredericton Motor Sales Limited, with its building encroached nine inches at the south-eastern corner and fifteen inches at the north-eastern corner. That did not take account of the eaves.

Coun. Murray asked if the fact that the Court House Square had been used as a public street for fifty years or sixty years did not affect the county's title to the land.

Mr. Richards said that under the terms of deed of the land the title was not affected by use as a street.

Coun. Seymour said that the Building Committee had informed the city authorities that they merely wanted the county property left alone. To the statement that the city wished to beautify and improve the property the reply was that the county would do that when considered necessary and that its appearance compared favorably with that of City property.

Warden Everett said that point had arisen of extra remuneration for the County Solicitor in connection with the issuing of the writ mentioned and with the law suit which was threatening.

Coun. Brewer said that if this attitude was to be taken the county should repair the Court House Square as far as the street portion was concerned and also lay and maintain proper sidewalks. Some pride in the property should be shown. It cost the county nothing.

On request Mr. Richards made a statement of his work and said that he was entitled to remuneration in addition to his annual salary.

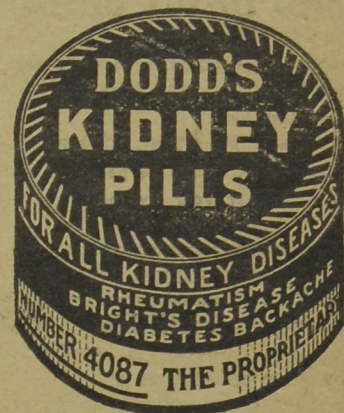
Coun. Brewer asked the Secretary Treasurer for a definition of the duties of County Solicitor. The Secretary Treasurer replied there had been no definition of the duties at the time of the appointment of Mr. Richards.

Coun. Stairs believed that the Solicitor should be paid for extraordinary services such as action at law. There should not be continuous bills presented to the Public Accounts Committee.

Coun. Cowperthwaite favored an annual salary.

Mr. Richards said that the point was the decision concerning the charge for services. There was a recognized scale of fees and the municipality always could be protected.

Coun. Murray said that he favored



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time for the taking of the injunction was when the building was being erected.

Coun. Cowperthwaite counselled charity and reason in this matter. It would be a hardship to compel the company to set the front of a concrete building back for an encroachment of fifteen inches. There might be a charge for use of county land. He would decidedly support any movement to prevent further encroachment.

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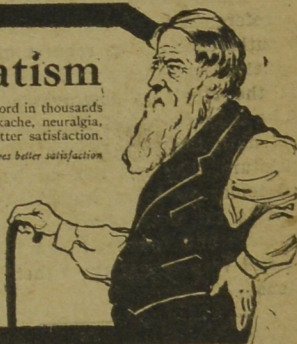
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# Vote FOR Prohibition Saturday, July 10th ELECTION INFORMATION

### The Act in Brief

The present Prohibition Act legislates against the sale of intoxicating liquors for beverage purposes, and only allows it for manufacturing, sacramental and medicinal purposes.

The Act also provides for enforcement of the law and penalties for violation.

This Act was a war-time measure and the Government now wish to know from the electors whether they want Prohibition or not.

### We Know Its Faults

The Act is weak in that it allows too much latitude in the case of doctors, druggists and vendors who have practically the dispensing of liquors within their own hands.

### Further Legislation Depends on You.

Application has already been made by the Temperance people to have the Act amended in regard to the recognized weaknesses and the Government is sympathetic —BUT NOTE THIS—the Government put off the granting of these improvements to make the Act more effective.

until the result of this election PROVES that the people want Prohibition, and by the majority of the vote the Government will know just how badly the Electors do want it.

### Your Vote

at this Election may have very important influence on the future action of the Government.

### WHAT YOUR BALLOT CAN DO JULY 10th

FIRST—Provide the way for necessary Amendments to the Act that will make it really effective.

SECOND—Show the Government that the people demand Prohibition, and want the laws enforced.

THIRD—Hasten the election that can shut out the importation of liquor into the Province.

### Are You Aware of This?

In 1919 an Act Passed the House, providing that the Government shall take over the entire liquor business within the Province, for the three purposes contained in the Act, and also giving them more stringent control over the sale of extracts, essences and tinctures —But Mark You, the Government has refused to take action on this amendment until the voice of the people has been heard at the coming election.

### Stop Importation Our Next Move.

Authority to Prevent the Importation of Liquor into the Province does not rest with the Provincial, but with our Dominion Government, which has already stated that a vote may be taken on the question in New Brunswick, on the recommendation of the Legislature. If the result at the coming election satisfies them that the people actually want Prohibition—we are sure to get it.

REMEMBER You are Voting for Prohibition as Against a Return to the Bars

Don't Fail to Do a Man or Woman's Part July 10th