NO. E-8610. RESTRAINING-ORDER

LEONARD, TENDLER TO CLASH TONIGHT

Interest in World's Lightweight Title Is High.

CHALLENGER IS ANGERED

Champion Belittles Ability of Opponent; Both Train Diligently. Crowd of 75,000 Expected.

NEW YORK, July 26 .- Not since the Dempsey-Carpentler fight has the public been so worked up over a boxing match as it appears to be over the encounter temorrow evening in Jersey City between Benny Leonard, champion, New York, and Lew Tendler, challenger, Phila-delphia, for the world's lightweight

Hardly since Leonard took welch, at the Old Manhattan sacino has there been so much pre-fight discussion over a lightweight contest, though in the intervening time Benny has met every contender who asked for a chance. Tendler has fought as met a chance.

fought an uphill battle for recog-nition all the time. By almost every one except the champion himself, Tendier is acknowledged the most dangerous op ponent Leonard has hazarded his crown with since ascending the throne. To newspapermen at his training camp at Budd Lake, N. J., Leonard has belittled Tendler, christened him a "dub" and classified him as a "second rater."

Tendler Trains Diligently,

Usually Leonar dis less garrulous He has trained hard and carefully, which Tendier cites as ample refu-

Tendler, too, has trained diligently at his quarters at Delanco, N. J.,
an aristocratic suburb about 20
miles from Philadelphia on the Delaware stress.

his manhood, that he never will be a better boxer.

Tendler, too, has trained diligent, yet his quarters at Delanco, N. J., an aristocratic suburb about 20 miles from Philadelphia on the Delance, N. J., an aristocratic suburb about 20 miles from Philadelphia on the Delance ware river. The challenger has declined to make a prediction and only accomplishing a suburb about 20 miles from Philadelphia on the Delance was a prediction and only accomplishing the property of the comments of the com

opponents, gaining seven decisions on points and finishing 118 other no-decision affairs, in most of which he had a clear margin.

Tendler has been two years less

in the ring and has been in about half as many bouts, 76 or more than three-fourths of them being no-decision affairs, in a majority of which he was the unofficial victor. He has 19 knockouts to his credit. He has lost a few de-cisions, notably one to Rocky Kansas, who fell an easy victim to Leonard less than a month ago.

Each Is Near Peak.

"Lefty Lew" had no-decision mixups with Willie Jackson, Pink-ey Mitchell, Ritchie Mitchell and Sailor Friedman, all topnotchers.

Their weight will be about equal. They must weight in at 135 pounds at 2 o'clock temorrow afternoon, but it is generally believed getting down to weight has been more costly to Leonard. Tendler has nearly two inches advantage in height and one inch longer reach. The margin in neck, chest, forearm, etc., is negligible, though in Tender. etc., is negligible, though in Tend-

lightweight champion ever has been deposed in the full flower of his power, not Weish, not Jack Mc-Auliffe, nor George Lavigne, nor Frankie Erne, nor the acknowledged master of them all, the dark-skinned Joe Gans.

dier turned around after losing to die turned around after losing to dier turned around after losing to die turned a

without a ticket will be permited

Roseburg Country Club to Build on Large Tract of Land.

ROSEBURG, Or., July 26.—(Speal.)—The Roseburg Country club has decided upon the erection of a club house on the property recently acquired a few miles north of the city. A. F. Sether, W. J. Weaver, Nathan Fullerton, Charles Mc-Elhinny, Bert Sutherland, A. N. Orcutt and W. C. Harding were appointed directors.

pointed directors.

The club recently purchased a large tract of land from the Curry estate and has laid out one of the best natural golf links in the north-

KNOCKOUT IN LIGHTWEIGHT TITLE BOUT HOPE OF FANS

Sporting World Will Be Relieved When Leonard-Tendler Argument Is Settled. Old Time Fighters Fought for Small Purses.



Famous sporting authority, thinks that when Leonard falls it will be to better man than present challenger.

If it is settled, of course Anything stitution as quickly as anything can happen in a limited round notation of the champion's utterances.
Leonard says he is at the peak of his manhood, that he never will be a better boxer.

er the price of a ticket on.

Are fighters better today than they Are fighters better today than they were 20 years ago. They are not, emphatically. They have developed a fast, flashy style of boxing to fit in with the popular six to 12-round no-decision bouts—stuff that would look good in the moving pictures. But it took the old 20 to 45-round battles to develop real fighters. A near-champion today can gallop through a few no-decision rounds and look like a million plunks. Short no-decision bouts are a loke as championship affairs. They are the

championship affairs. They are the Furthermore, the names of the mighty are not as prominent in Tonder's record as in Leonard's six-round experts in the 18th round. His biggest victory was a decision over Johnny Dundee, though son when Bat was good. But I can't "Lefty Lew" had no-decision mixups with Willie Jackson, Pink-reach the 18th round.

reach the 16th round.

Treach the 16th round.

On all the dope this Leonard to the Dempsey-Willard scrap in Troledo when \$\frac{1}{2}\sigma \text{was taken in at the gate. The total paid to see the Doth Leonard and Trendler have shown fighting ability in other bouts. Leonard has been nearly beat the Dempsey-Carpentier fracas was \$\frac{1}{2}\sigma \text{the Dempsey-Successfully defended his world's championship against the Frenchman there was no limit set to the price for seats such as prevails at present when a charge no winning like a real champion. Somethine the summit of a boxer's development. Leonard is by far the more experienced, though the similar than a fight before we'll know his limit. He has a fighting and winning like a real champion. Somethine the high water mark was set by the Dempsey-Willard scrap in Troledo when \$\frac{1}{2}\text{the Dempsey-Carpentier fracas was \$\frac{1}{2}\text{the Dempsey-Carpentier fracas was \$\frac{1}{2}\text{the Dempsey-Successfully defended his world's championship against the Franchman there was no limit set to the price for seats such as \$\frac{1}{2}\text{the Dempsey successfully defended his world's championship against the Franchman there was no limit set to the price for seats such as \$\frac{1}{2}\text{the Dempsey-Carpentier fracas was \$\frac{1}{2}\text{the Dempsey-Successf

tc., is negligible, though in Tend-to come back again quickly. Willie Jackson and Rocky Kansas both thumped him and neither had much One powerful factor that Tendler will be facing is precedent. No dier turned around after losing to

Frankie Erne, nor the acknowledged master of them all, the dark-skinned Joe Gans.

The next biggest crowd in the history of pugilism is expected to see the battle. The estimate of Tex Rickard, the promoter, is 75,000. It will be a record "sate" for a lightweight match, probably between \$400,000 and \$500,000.

Six hundred policemen will establish a deadline two blocks from Boyle's Thirty Acres and no one without a ticket will be permitted. years ago. This and Leonard's poor showing against Jack Britten make it look as if Benny had lost NEW CLUBHOUSE IS PLANNED est-living fellows that evap-held a ring title, but he has had plenty of money for several years and nothing to worry about.

Ring history shows that fighters

CARABANA The best Cigar you have

smoked in four years.

BY ROBERT EDGREN.

(Copyright, 1922, by Bell Syndicate, Inc.)

THE sporting world will be releved when the Leonard-Tendler argument is settled.

If it is settled of course Anything

else.
Jim Jeffries knew this. He always had plenty of money, but when in his prime he spent all his spare time in rough hunting and

New York Tennis.

able to make because of a broken hand, suffered several days before the fight.

Leonard's Record Better.

Boxing experts are divided on which man hits the hardest, which is the most aggressive and which can absorb the most punishment, but there is a clear difference in their fighting styles. Tendler is a left-hander and Leonard uses his right to greatest advantage; Tender is a body puncher and Leonard's is far the better. He has been in nearly 200 ring battles since he became a Saturday night preliminary boy, ten years ago, knocking out 63, or about one-third of his opponents, gaining seven decisions on points and finishing 118 other the same pool.

The gloves will be carefully in-spected for horseshoes.

TICKET SALE IS \$400,000

Indications Are That 70,000 Will See Leonard-Tendler Fight.

NEW YORK, July 26 .- Already close to \$400,000 worth of tickets have been sold for the bout tomorhave been sold for the bout tomorrow night at Boyle's thirty acres,
Jersey City. "tween Benny Leonard
and Lew Tendler. All records for
gate receipts have been surpassed
with the exception of the "battle of
the century" between Georges Carpentier and Jack Dempsey a year
ago in the same arena. Up to that
time the high water mark was set
by the Dempsey-Willard scrap in
Toledo when \$452,522 was taken in
at the gate. The total paid to see



is in our patented Magic Lining.

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BOYS PLAY BEST MATCH

GOLDBLATT DEFEATS SWETT IN JUVENILE SETS.

Frohman Wins From Sichel, and Stevens Beats Platt in Men's Section of Contests.

A. Goldblatt and B. Swett, playing in the boys' division of the annual tennis -tournament at Washington park, provided the best match of the events yesterday. Their contest went three sets, with Goldblatt finally winning. He took the first set, 7-5, lost the second, 8-10, and then came back and took the third, 6-2.

had little trouble in defeating M. had little trouble in deleating an Sichel in straight sets, 6-2, 6-4. Henry Stevens, playing against H. Platt, was very erratic. After taking the first set, 6-1, he dropped the second to his opponent, 3-6, only to come back and take the third set.

Yesterday's results follow: Yesterday's rosults follow:

Boys—A. Geldblatt beat B. Swett, 7-5,
10, 6-3; C. Burton beat J. Pigney, 6-0,
11; R. Burton beat L. Beckman, 6-8,
14; R. Burton beat E. Jobelman,
16-4; W. Givler beat B. Jobelman,
16-3; Men—Milt Frohman beat M. Sichel,
12; 6-4; E. A. Antonio defaulted to H.
25 and two defeats, when he stopped playing recently on account of in-

5-1, 6-3, Men.—Milt Frohman beat M. Sichel, 5-2, 6-4; E. A. Antonio defaulted to H. Platt; C. C. Campbell beat D. Effinger, 4-6, 6-2, 6-2; M. Paulbach defaulted to I. Wolff; H. Stevens beat E. Schmidt, 6-1, 6-3; B. Yoshloka beat H. E. McCoy, 6-8, 6-2; E. O'Hara defaulted to C. Hartmen; W. Glyler beat L. Neer, 6-1, 6-1; M. Saunders defaulted to H. Neer; G. M. Couch beat D. Burton, 7-5, 6-1; H. Stevens beat H. Platt, 6-1, 8-6, 6-0. Today's schedule:

Today's schedule: 9 A. M.-R. Burton verses W. Givler semi-final.

10 A. M.—C. Hartmen versus D. Effinger; C. C. Campbell versus winner of A. Goldblatt versus W. Fong.

11 A. M.—C. Hartmen versus E. P. Augustin; C. Burton versus A. Goldblatt.

12 M.—M. Frohman versus I. Wolf. 2 P. M.—E. Murphy versus G. Nioka; W. Givler versus I. Westerman. 4 P. M.—I. Westerman versus Henry Neer. 8 P. M.—Winner Foust versus Good-man versus winner McKinlay versus Ket-terman; winner Hartmen versus Augus-tin versus Yoshioka.

PHIL NEER IS DEFEATED

first set was completely outplayed.
Voshell won his way to the semifinals by defeating Phil Neer of
Portland, Or., 6-2, 10-8. Richards
disposed of Phil Bettens of San
Francisco, 6-3, 6-2.
William T. Tilden II, national
champion, made his first appearance
in the tournament and won two
doubles matches with his youthful
protege, A. L. Weiner. The pair
defeated Charles Chambers and C.
G. Burrow of New York, 6-3, 6-1, and
later downed Armand L. Brunelau
and William Hartje of New York and William Hartje of New York 6-0, 2-6, 6-4.

eal Twirler Sets Pace for Coast League - May of Vernon Drops Behind Slightly.

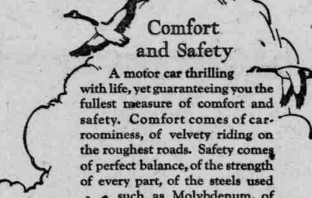
SAN FRANCISCO, July 26.—Jim Scott of San Francisco led the Pa-cific Coast league pitchers last week

juries.

May of Vernon dropped behind slightly, his average for 15 victories and six defeats being .727. Other

and six deleats being .727.	O	ner
high pitching averages are:		
Won, I	net	Dot 1
Mitchell, San Francisco 12		706
Arlett, Oakland 19		.655
Geary, San Francisco 14		.636
Dell, Vernon 12		.632
Dumovich, Los Angeles 10	-	.625
Dumovica, Los Angeins 10	9	0.00
Alten, San Francisco 10	0	-0.00
Kallio, Salt Lake		591
	2	.585
Gould, Salt Lake	8	100
Gould, Sait Lako		.579
Krause, Oakland 13		.585
Sutherland, Portland 10	9	.526
Jacobs. Seattle 12	10	.522
Thomas, Los Angeles 8	8	.500
Gardner, Seattle	8	-500
Kremer, Oakland 9	10	.474
Prough. Sacramento 8	9	.470
Doyle, Vernon 8	9	.470
Fittery, Sacramento 11	13	.458
Gregg, Scattle 10		.455
Middleton, Portland 9		.450
Lyons, Los Angeles 8		444
Crumpler Portland 7	9	438
Crumpler, Portland 7 Kunz, Sacramento 7	- 6	488
Leverenz, Portland 8	12	400
Theaterment Tot right services o		*400

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Apply

W. J. HANLON,

410 Wells-Fargo Building, Portland, Oregon or A. C. MOORE, 513 Oregon Bldg., or Superintendent's Office, Room 29 Union Station

LEGAL NOTICE.

In the District Court of the United States, For the District of Oregon

OREGON-WASHINGTON RAILROAD & NAVIGATION Plaintiff,

INTERNATIONAL Association of Machinists, Local Lodge No. 784 at Portland, Oregon, and
Local Lodge No. 1213 at The Dalles, Or.,
Local Lodge No. — at Umatilla, Or.,
Local Lodge No. — at Rieth, Or.
Local Lodge No. 1233 at La Grande, Or.

INTERNATIONAL BROTHERHOOD OF BOILERMAKERS, IRON SHIP BUILDERS AND HELPERS OF AMERICA, Local Lodge No. 689 at Portland, Oregon, and Local Lodge No. 611 at The Dalles, Or. Local Lodge No. — at Umatilla, Or. Local Lodge No. — at Rieth, Or. Local Lodge No. 558 at La Grande, Or. Local Lodge No. — at Huntington, Or.

Local Lodge No. - at Huntington, Or.

INTERNATIONAL BROTHERHOOD OF BLACKSMITHS, DROP FORGERS AND HELPERS, Local Lodge No. 600 at Portland, Or., and Local Lodge No. 390 at La Grande, Or. AMALGAMATED SHEET METAL WORKERS' INTERNA-

TIONAL ALLIANCE, Local Lodge No. 628 at Portland, Oregon, and Local Lodge No. 642 at La Grande, Or. INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, System Council No. 1 of Union Pacific System, Local Lodge No. 125 at Portland, Or., and Local Lodge No. 125

at La Grande, Or. BROTHERHOOD RAILWAY CARMEN OF AMERICA Portland Lodge No. — at The Dalles, Or. Local Lodge No. 672 at Umatilla, Or. Local Lodge No. — at Rieth, Or. Local Lodge No. 1003 at La Grande, Or. Local Lodge No. — at Huntington, Or.

INTERNATIONAL BROTHERHOOD OF FIREMEN AND OILERS, Local Lodge No. 155, at Portland, Oregon, and Local Lodge No. 36 at The Dalles, Or. Local Lodge No. — at Rieth, Or. Local Lodge No. 19 at La Grande, Or. Local Lodge No. — at Huntington, Or.

Local Lodge No. — at Huntington, Or.

C. B. Knight, D. L. McKay, J. W. Rose, A. D. Bsy, F. O. Simons, James Courtney, C. Brobst, Alex Peer, H. L. McGhmis, John F. Lesler, Charles P. Tuggle, Otto Gerber, Logan Marlin, Harry Porter, G. H. Forwood, L. F. Crist, Grant Mason, B. R. Roach, Fred Smith, D. P. Schrum, Cliff Caldwell, D. P. Phelen, Henry Hillman, G. S. McClellan, W. H. Clifton, Fred Ross, A. J. Pastor, W. T. Ferry, Tony Mistich, Valentine Fitch, Melvin Oylear, Grant Lyman, John Covorko, C. D. Hartzell, J. A. Darcy, W. H. Cloise, Evan Alstrom, Henry Swartz, J. S. Snider, H. A. Cerno, Frank Lauck, Al George, A. Cotoni, N. R. Williams, F. D. Holmgren, Fred Schafer, Adam Hinkle, William Dawson, John Doe Green, Howard Killeen, Oscar Sider, George Sherman, Henry Lehl, Henry Cook, Henry Yost, Dennis livinn, Jake Erdman, Carl Fritzler, John Clunce, Pete Miller, Nick Kruger, Nick Clunce, John Moore, Ben Ayers, George Kuntz.

THE PRESIDENT OF THE UNITED STATES OF AMERICA, to each of the above named defendants, respectively, and to all other persons members of the aforesaid Federated Shop Crafts, or otherwise affiliated, combining, conspiring, agreeing or arranging with them:

WHEREAS, it has been made to appear on the verified Bill of Complaint filed on the 25th day of July, 1922, presented to the Honorable Charles E. Wolverton, Judge of the United States District Court for the District of Oregon, that a restraining order, preliminary to hearing upon a preliminary injunction, is necessary and proper, and that prima facie the plaintiff is entitled to such order restraining the defendants herein and all those affiliated, confederating, combining and conspiring with them and each of them from doing the acts complained of and threatened to be committed.

AND IT APPEARING TO THE COURT that the injuries threatened are great loss and destruction to plaintiff's property, wrongful and unlawful interruption of and interference with the conduct of plaintiff's business as a common carrier and carrier of the United States mails, preventing the plaintiff from performing its duties under the Act to Regulate Commerce, the Transportation Act of 1920 and other acts of Congress applicable to railroad companies, and threatened intimidation of and personal injury to plaintiff's employes and those desiring to enter its employment.

AND IT FURTHER APPEARING TO THE COURT that immediate and irreparable injury, loss and damage will result to plaintiff before notice can be served and hearing had thereon for the reason that it appears that acts of violence have occurred and are being threatened by the above named defendants and other persons combining, conspiring and arranging with them, and that such persons have congregated in large and threatening groups about plaintiff's premises, its line of railroad, depots, platforms, yards, shops and other premises at Albina, Portland, The Dalles, Umatilla, Rieth, La Grande and Huntington, and have threatened the employes of plaintiff in various ways, so that such employes are being hindered, molested, intimidated and prevented from performing their regular work in connection with the maintenance and repair of plaintiff's motive power and equipment, so that there is imminent and immediate danger that the train service of the plaintiff will be further interfered with, delayed and interrupted: delayed and interrupted;

AND IT FURTHER APPEARING TO THE COURT that said injuries will be irreparable, for the reason that the defendants and each of them are impecunious and financially irresponsible and that adequate judgments for damages could not be collected from them and that the acts complained of are so numerous and committed at such various places and circumstances that many of the persons and individuals guilty thereof cannot be apprehended, and that said wrongful acts are of such a character that compensation in damages cannot be made, and that other acts will be committed before hearing unless a restraining order pend-

ing said hearing is issued immediately. Now, THEREFORE, in consideration thereof and of the particular matters in said Bill of Complaint set forth and on motion of plaintiff, IT IS ORDERED that the defendants, and each of them, appear before the District Court of the United States for the District of Oregon at a session to be held in the City of Portland in said District on Monday, the 31st day of July, 1922, at 10 o'clock in the forencon of said day, and there show cause, if any there be, why the preliminary injunction prayed for in said Bill of Complaint should not issue; and it appearing to the Court that there is danger of immediate and irreparable injury being caused to plaintiff before the hearing of said application for a preliminary injunction can be heard unless said defendants are, pending such hearing, restrained, as hereinafter set forth, and said plaintiff's application for such restraining order having been granted by the Court and plaintiff having executed a bond approved by the Court in the penal sum of Five Thousand Dollars (\$5000.00) securing the defendants against all loss or damage which may result from the issuance of said restraining order should it be finally determined that the same was improperly issued or that

may be awarded to them by reason of the granting of said order.

IT IS, THEREFORE, ORDERED, in consideration hereof and of the particular matters in said Bill of Complaint set forth, that the above named defendants, and each of them, and all other persons in active concert, combination or participation with them, and all other persons, associated or acting with or members of the above named Federated Shop Crafts, to-wit: International Association of Machinists, International Brotherhood of Boilermakers, Iron Ship Builders and Helpers of America, International Brotherhood of Blacksmiths, Drop Forgers and Helpers, Amalgamated Sheet Metal Workers' International Alliance, International Brotherhood of Electrical Workers, Brotherhood Railway Carmen of America, International Brotherhood of Firemen and Ollers, and all other persons who are within the District of Oregon having notice of this order, pending the further order of this court, shall absolutely desist, cease and refrain from in any manner committing or threatening to commit the acts alleged in the Bill of Complaint, or from preventing or attempting to prevent the plaintiff, or any of its employes, from performing the plaintiff's duties under the Act to Regulate Commerce, or other acts of congress applicable to railroad companies, or from in any manner intimidating or threatening or accomplishing personal may be awarded to them by reason of the granting of said order. from preventing or attempting to prevent the plaintiff, or any of its employes, from performing the plaintiff's duties under the act to Regulate Commerce, or other acts of congress applicable to railroad companies, or from in any manner intimidating or threatening or accomplishing personal injury to any of plaintiff's employes or from trespassing by going upon its depots, platforms or other property, yards, tracks, buildings, shops or premises or from congregating in large or any other number in threatening groups about plaintiff's premises, or the places of customary ingress or egress to and from the same, or from in any manner interfering with the free use or occupation by plaintiff of any and all of its property or premises of every kind or character, or from interfering with, hindering or stopping any of the business of plaintiff, its agents, officers or employes, in the operation of its said railroad or any department thereof, or from in any manner whatsoever by the use of assaults, assaults and batteries, personal injury, threats of bodily harm, intimidations and threats of violence of any kind, hindering, obstructing or preventing any person in the employ of plaintiff or any person desiring to enter its employment in connection with the operation of its line of railroad in the State of Oregon, or from inducing or attempting to induce by threats, intimidations, force or violence or by persuasion against the employes' will, or by a suggestion of harm or danger or putting in fear, from interfering or attempting to interfere with the employes of plaintiff in going to and from their daily work, or from either singly or collectively going to the homes of said plaintiff's employes for the purpose of intimidating them or coercing any or all of them to leave the employment of plaintiff, or from intimidating or threatening by letter, telephone or in any other manner the wives or families of said employes, or from aiding or assisting any person or persons in committing any of the aforesaid restrained acts, and from

AND IT IS FURTHER ORDERED that such single representative of the defendants is enjoined from making communications to persons entering or leaving the property of plaintiff in an abusive, libelous or threatening manner, or from communicating or attempting to communicate to any person who may be an unwilling listener, or obstructing such person in any way by persistently following him or accompanying him against his will.

persistently following him or accompanying him against his will.

IT IS FURTHER ORDERED that this order shall be served by delivering a copy thereof, at the earliest convenience of the United States Marshal, to the defendants, D. P. PHELAN, FRED ROSS and CHARLES B. KNIGHT, and upon the remaining defendants as soon as may be, and to all other unknown and unnamed persons alleged to act in concert, combination and conspiracy with said defendants; said order shall be and become effective upon notice of its publication in The Morning Oregonian, the Evening Telegram, the Evening Journal and the Daily News, each being a dally newspaper printed and published at Portland, Oregon, and the Evening Observer, a daily newspaper printed and published at La Grande, Oregon, in said district, for two (2) consecutive issues thereof, and by posting a copy thereof in one or more of the plaintiff's shops or round-houses in said district, and the Marshal of this court is directed immediately to publish and post such copies.

IT IS FURTHER ORDERED that plaintiff, having given a bond in the penal sum of Five Thousand (\$5000) Dollars, conditioned according to law, which bond is hereby approved; this order is hereby made immediately effective.

IT IS FURTHER ORDERED that this order shall remain in effect until the 31st day of July, 1922, and until such further date as this court may hereafter order in the manner provided by law, of which notice must be taken.

(Signed) CHAS. E. WOLVERTON Filed July 25, 1922. G. H. MARSH, Clerk. District Judge.

The foregoing is a full, true and correct copy of the original order made on the 25th day of July, 1922.

WITNESS my hand and official weal this 25th day of July, 1922

Done in open court this 25th day of July, 1922.

G. H. MARSH, Clerk.

District Judge