

Commercial and Financial

New York Cotton.

NEW YORK, Feb. 20.—Nervousness over the shipping situation appeared to be checking fresh business in the cotton market again today and trading was quiet with fluctuations narrow and with the close steady net unchanged to 2 points lower.

New Orleans Cotton.

NEW ORLEANS, Feb. 20.—The week-end session in cotton closed at a net loss of 2 points. A moderate volume of selling, dividend between offerings from liquidating longs and short cotton, put the market 3 to 4 points under yesterday's close at the lowest while the steadiness derived from the large mill takings for the week and the heavy export movement brought about an advance of 1 to 3 points over yesterday's final at the highest.

Liverpool Cotton.

LIVERPOOL, Feb. 20.—Cotton spot, steady; good middling 5.20; middling 4.99; low middling 4.58. Sales 4,000; speculation and export 500. Receipts 41,332.

Cotton Seed Oil.

NEW YORK, Feb. 20.—Cottonseed oil felt the influence of the weakness in other commodities and prices were lower under liquidation, closing 10@15 points net closed easier. Spot and February \$6.90@7.10; March \$6.95@6.97; April \$6.95@6.99; May \$6.95@6.98; June \$7.05@7.10; July \$7.12@7.15; August \$7.23@7.24; September \$7.32@7.34. Total sales 9,500.

Something For Nothing

Youngs Island, S. C., Nov. 23, 1914. To get started with you we make you the following offer. Send us \$1.50 for 1,000 Frost Proof Cabbage Plants, grown in the open air and will stand freezing, grown from the celebrated Seed of Bologna & Son and Kaorben & Co. and I will send you 1,000 Cabbage Plants additional FREE, and you can repeat the order as many times as you like. I will give you special prices on Potato Seed and Potato Plants later. We want the accounts of the buyers, large and small. We supply all.

Stocks and Bonds.

NEW YORK, Feb. 20.—Renewed selling of stocks at the outset of today's session was in such volume as to bring the average of prices down to the lowest level for the present movement. Speculative favorites and various specialties declined from 1 to 3 points before buying appeared and the downward movement was arrested. On the recovery trading became dull

with an irregular close. On the whole the ease with which prices were restored suggested considerable underlying strength.

London's markets were dull and Americans were in light request. Local conditions were further complicated by recurrent weakness in foreign exchange and extreme nervousness in the cereal markets.

Southern Railway preferred fell almost 3 points to within a fraction of its established price of 45. After the close of the market the stock exchange announced the following new minimum prices, effective February 23: American Car and Foundry 40; Baltimore and Ohio 65; New Haven 45; S. A. L. preferred 34.

Dry Goods.

NEW YORK, Feb. 20.—Cotton goods and yarns were quiet today. Burlaps were strong and active. Fancy wools were in good demand for fall. More activity was shown in underwear and hosiery for spot delivery.

Chicago Grain.

CHICAGO, Feb. 20.—Dangerous conditions which developed abroad for export shipments brought about a fresh decline today in the price of wheat. Notwithstanding rallies, the market closed unsettled at 1 1/8 under last night. Other net losses were: Corn 7/8 to 1@1 1/8; oats 3/4 to 1, and provisions closing: Wheat, May \$1.60 1/2; July \$1.31 3/8; Corn, May 76 3/8; July 78. Oats, May 68 1/4; July 54 1/2. Cash grain: Wheat, No. 2 red, \$1.59 @1.62; No. 2 hard, \$1.50@1.62 1/2.

Live Stock.

CHICAGO, Feb. 20.—Hogs strong. Bulk \$6.40@6.55; light \$6.40@6.55; mixed \$6.30@6.55; heavy \$6.15@6.50; foal \$6.15@6.25; pigs \$5.50@6.70. Cattle steady. Native steers \$5.25@6.50; cows and heifers \$3.40@7.60; calves \$7.50@11. Sheep slow. Sheep \$6.40@7.23; yearlings \$7.25@7.90; lambs \$7.25@8.75.

ATTEND THE BIG COTTON CONVENTION AT DALLAS, APRIL 28-MAY 1

A monster rally that will inaugurate in full effect the campaign for the coming season for a legitimate value for King Cotton. Long sold in subjugation by the arbitrary hand of "finance," it is proposed now to liberate the fleecy staple from the low price. The plan of the Southern States Cotton Corporation is no experiment, but is already in active operation in more than 250 cotton growing counties and has afforded relief to thousands of farmers. The convention will be held at the Fair Park coliseum, and thousands of people in all walks of life will be in attendance. Reduced rates on railroads.

LEGAL NOTICES

AN ORDINANCE.

Submitting to the qualified electors of the City of Anderson the question of approving an act of the General Assembly of South Carolina relating to the levy and enforcement of assessments, upon abutting property owners for the purpose of paying for permanent improvements of streets and sidewalks.

Whereas, the general assembly of the State of South Carolina has duly enacted an act entitled "An Act to authorize the cities of Anderson and Greenwood and the towns of Bennettsville, Timmonsville and Honea Path to levy and enforce an assessment upon abutting property owners for the purpose of paying for permanent improvements on their streets and sidewalks" approved the 11th day of February, A. D., 1915.

Whereas, the provisions of said act, except the title and enacting clause, are substantially as follows:

"Section 1. That the cities of Anderson and Greenwood and the towns of Bennettsville, Timmonsville and Honea Path are authorized and empowered to provide by ordinance for the payment of the cost of the permanent improvement of their streets and sidewalks, by levying upon the owners of property immediately abutting on the streets and sidewalks of parts of either so improved, an assessment in proportion to the frontage, only of such property on such streets or sidewalks or parts of either so improved, of not exceeding in the aggregate one-half of the cost of such improvements. Provided, That no assessment shall be so laid upon any abutting property owners until such improvements have been ordered pursuant to such ordinance upon the written consent, signed and filed with the city or town clerk, of not less than a majority in number of the owners of the property abutting upon the street, sidewalk or part of either proposed to be improved, and provision made for the payment by the corporate authorities of said cities or towns of not less than one-half of the costs of such improvements: Provided, further, That such assessments shall be laid in the city of Anderson for the permanent improvement of its streets only and not for the permanent improvement of its sidewalks. Times and terms of payment and rates of interest on deferred payments of assessments by such property owners shall be such as may be prescribed by ordinance.

Sec. 2. That the amounts of money raised by such assessments, together with the amounts added thereto by the city or town authorities from the city or town treasury, shall constitute and be kept as a separate fund to be used only for the purpose for which it was raised or appropriated. Sec. 3. That the assessments so laid shall constitute and be a lien upon the property so assessed and payment thereof may be enforced as the payment of city or town taxes is enforced: Provided, Such assessments be entered in a book kept by the city or town clerk, to be entitled "Assessment Liens," stating the name of the owners, the location of the property and the amount of the assessment and the time or times of payment: And provided, further, That such lien shall continue from the date of entry on such book until the expiration of five years from the date when final payment is due and payable, unless sooner paid. Upon default in the payment of any installment or deferred portion of any such assessments, at the time and in accordance with the terms and conditions fixed by ordinance, the total amount of any such assessment then unpaid (including deferred installments or payments and interest) shall immediately become due and collectible as city or town taxes and collected and with such penalties and costs as are now provided for the non-payment of such taxes. Sec. 4. That it shall by ordinance be made the duty of the city or town clerk to make entry of satisfaction on such "Assessment Liens" book as soon as full payment is made and the lien shall be thereby extinguished. Sec. 5. That the city or town councils of said cities and towns are authorized and empowered to issue certificates of indebtedness, showing the amounts of money due to such cities or towns by property owners as deferred payments or installments upon such assessments, and to sell any of such certificates of indebtedness or to borrow money by pledging any of them as collateral security for the payment of such debt or debts, and in either event of sale or collateral pledge the faith and credit of such cities or towns for the payment thereof and to guarantee the payment of same for and in the name of such cities or towns. Sec. 6. That such cities and towns may by ordinance require the grantor and grantee or grantors and grantees of any property, or part of same, sold has been sold thereon and before such assessment lien has been extinguished as provided herein to file in writing with the city or town clerk, within ten (10) days after every such sale or transfer, the name of such grantor and grantee or grantors and grantees, an accurate description of the property so sold or transferred and the date of such sale or transfer. Sec. 7. That this act shall be effective from and immediately after its date of approval: Provided, That it shall not be operative in the city of Anderson or the town of Honea Path or the town of Timmonsville or the town of Bennettsville, until submitted to the qualified electors thereof by the city or town council for approval, and a majority of the qualified electors voting on the question of its approval vote in favor thereof at any general municipal election or at any special municipal election (whether called or held for that purpose only or not) when the question of the approval of said act is submitted and voted on separately and the ballots thereon deposited in a separate box properly labeled and provided for that purpose. Sec. 8. That all acts or parts of acts inconsistent with this act be and the same are hereby repealed.

Whereas, it is provided by said act that it shall not be operative in the City of Anderson until submitted to the qualified electors thereof by the city council for approval and a majority of the qualified electors voting on the question of its approval, vote in favor thereof at any general municipal election or at any special municipal election (whether called or held for that purpose only or not) when the question of the approval of said act is submitted and voted on separately and the ballots thereon deposited in a separate box properly labeled and provided for that purpose; Whereas, upon the petition of a majority of the freeholders of said city the city council has heretofore held a special election in said city on March 16th, A. D., 1915, upon the question of issuing the bonds of the city in the sum of not exceeding \$100,000, the proceeds thereof to be used solely for the permanent improvement of public streets, or parts of same, where one-half the cost is paid by abutting property owners; and Whereas, the city council deems it advisable to submit the question of the approval of said act to the qualified electors of the city at said special election as authorized by said act;

Now, therefore, Be it ordained, by the mayor and aldermen of the City of Anderson, South Carolina, in council assembled and by authority of the same: Section 1. That at the special election heretofore this day ordered by ordinance of said council to be held in the city of Anderson, South Carolina, on Tuesday, the sixteenth day of March, A. D., 1915, from eight (8) o'clock in the forenoon to four (4) o'clock in the afternoon of said day, substantially the following question shall be separately submitted to the qualified electors of said city and voted on separately by them: Shall an act of the general assembly of the State of South Carolina entitled "An act to authorize the cities of Anderson and Greenwood and the towns of Bennettsville, Timmonsville and Honea Path to levy and enforce an assessment upon abutting property owners for the purpose of paying for permanent improvements on their streets and sidewalks," approved by the governor, February 15th, A. D., 1915, be approved? YES.

Those opposed to the approval of said act shall cast a ballot of substantially the following form: Shall an act of the general assembly of the State of South Carolina entitled "An act to authorize the cities of Anderson and Greenwood and the towns of Bennettsville, Timmonsville and Honea Path to levy and enforce an assessment upon abutting property owners for the purpose of paying for permanent improvements on their streets and sidewalks," approved by the governor, February 15th, A. D., 1915, be approved? NO. The clerk of the city council shall have prepared a sufficient number of ballots of each of said forms for the use of those qualified to vote in said election which shall be delivered to the managers of said election before the opening of the polls. Section 2. The books of registration shall be opened by the supervisors of registration of said city at his office in said city at 116 1/2 North Main street, on Tuesday, the twenty-third (23rd) day of February, A. D., nineteen hundred and fifteen (1915), and shall be kept open for registration of qualified electors of said city for a period of ten days as required by law. Section 3. That said election shall be conducted in all respects according to law and every person qualified by law shall be entitled to vote therein. Should any manager of same herein after appointed be disqualified for any reason be unable or unwilling to serve the mayor shall appoint a manager or managers, to fill any and all such vacancies. The respective managers shall publicly count the ballots cast and shall prepare a sworn return thereof, showing the total number of ballots cast therein and the number respectively cast in favor of and in opposition to the issuance of said bonds. The returns of the election, together with the ballots cast and the ballot boxes shall be delivered by the managers to the city council of said city at the city hall and said council shall thereupon tabulate the returns and declare the result of said election. Section 4. The voting precincts and manager of election in the several wards of said city shall be as follows: Ward One (1). Voting precinct: F. B. Crayton's drug store on North Main street. Managers: N. B. Searpe, J. T. King, Frank H. Barton. Ward Two (2). Voting precinct: Fretwell's Stables on North McDuffie street. Managers: E. A. Strickland, R. H. Wilson, M. B. Smith. Ward Three (3). Voting precinct: City hall on South Main street. Managers: T. W. Norris, W. F. Marshall, G. B. Walton. Ward Four (4). Voting precinct: Davis Bros. Stables on West Benson street. Managers: J. J. Troubridge, N. C. Burris, A. C. Todd. Ward Five (5). Voting precinct: "The Anderson" theatre building on West Whitner

said question and declare the result there. Done in council assembled and ratified under the corporate seal of said city on the 19th day of February, A. D., nineteen hundred and fifteen. J. H. GODFREY, Mayor.

(Seal) Attested by: E. M. Scott, City Clerk and Treasurer. Approved as to form: G. Cullen Sullivan, City Attorney

AN ORDINANCE.

Ordering a special election in the City of Anderson on the question of issuing bonds for permanent improvements.

Whereas, a majority of the freeholders of the city of Anderson, South Carolina, as shown by the tax books of said city, have petitioned the city council to order a special election in said city, submitting to the qualified voters thereof substantially the following question:

Shall the city of Anderson issue bonds in the sum of not exceeding One Hundred Thousand Dollars (\$100,000), the proceeds thereof to be used solely for the permanent improvement of public streets, or parts of same, in said city, where one-half the cost of such improvements is paid by abutting property owners? Now, therefore, be it ordained by the mayor and aldermen of the city of Anderson, South Carolina, in council assembled, and by authority of the same:

Section 1. That a special election be and the same is hereby ordered to be held in the city of Anderson, South Carolina, on Tuesday, the sixteenth (16th) day of March, A. D., nineteen hundred and fifteen (1915), from eight o'clock in the forenoon to four o'clock in the afternoon of said day, submitting to the qualified electors of said city substantially the following question: Shall the city of Anderson issue bonds in the sum of not exceeding One Hundred Thousand Dollars (\$100,000), the proceeds thereof to be used solely for the permanent improvement of public streets, or parts of same, in said city, where one-half the cost of such improvements is paid by abutting property owners? Section 2. That those in favor of the issuance of said bonds shall cast a ballot of substantially the following form: Shall the city of Anderson issue bonds in the sum of not exceeding One Hundred Thousand Dollars (\$100,000), the proceeds thereof to be used solely for the permanent improvement of public streets, or parts of same, in said city, where one-half the cost of such improvements is paid by abutting property owners? YES.

Those opposed to the issuance of said bonds shall cast a ballot of substantially the following form: Shall the city of Anderson issue bonds in the sum of not exceeding One Hundred Thousand Dollars (\$100,000), the proceeds thereof to be used solely for the permanent improvement of public streets, or parts of same, in said city, where one-half the cost of such improvements is paid by abutting property owners? NO. The clerk of the city council shall have prepared a sufficient number of ballots of each of said forms for the use of those qualified to vote in said election which shall be delivered to the managers of said election before the opening of the polls. Section 2. The books of registration shall be opened by the supervisors of registration of said city at his office in said city at 116 1/2 North Main street, on Tuesday, the twenty-third (23rd) day of February, A. D., nineteen hundred and fifteen (1915), and shall be kept open for registration of qualified electors of said city for a period of ten days as required by law. Section 3. That said election shall be conducted in all respects according to law and every person qualified by law shall be entitled to vote therein. Should any manager of same herein after appointed be disqualified for any reason be unable or unwilling to serve the mayor shall appoint a manager or managers, to fill any and all such vacancies. The respective managers shall publicly count the ballots cast and shall prepare a sworn return thereof, showing the total number of ballots cast therein and the number respectively cast in favor of and in opposition to the issuance of said bonds. The returns of the election, together with the ballots cast and the ballot boxes shall be delivered by the managers to the city council of said city at the city hall and said council shall thereupon tabulate the returns and declare the result of said election. Section 4. The voting precincts and manager of election in the several wards of said city shall be as follows: Ward One (1). Voting precinct: F. B. Crayton's drug store on North Main street. Managers: N. B. Searpe, J. T. King, Frank H. Barton. Ward Two (2). Voting precinct: Fretwell's Stables on North McDuffie street. Managers: E. A. Strickland, R. H. Wilson, M. B. Smith. Ward Three (3). Voting precinct: City hall on South Main street. Managers: T. W. Norris, W. F. Marshall, G. B. Walton. Ward Four (4). Voting precinct: Davis Bros. Stables on West Benson street. Managers: J. J. Troubridge, N. C. Burris, A. C. Todd. Ward Five (5). Voting precinct: "The Anderson" theatre building on West Whitner

If You've Got Money to Burn Pay More Than \$5.00 PER TON FOR COAL

If not—phone me! I've got the best Coal on the market at Any Price, and my price is only \$5.00 per ton of 2,000 pounds. B. N. Wyatt Phone 182.

LOVE AND A FELLOW-FEELING I am the man to fix your teeth so you can eat the pie that I put in the Piedmont Belt. I make plates at \$6.50 I make gold crowns at \$4.00 Silver fillings, 50c and up. Gold fillings \$1.00 and up Painless Extracting 40c. I make a specialty of treating Pyorrhea, Alveolaria of the gums and all crown and bridge work and regulating mal formed teeth. All work guaranteed first-class. S. G. BRUCE DENTIST

street. Managers: A. G. Means, A. S. Cathcart, W. F. Tolly. Ward Six (6). Voting precinct: Old Anderson Cotton mill school building on King street. Managers: D. F. Cartor, H. A. Durham, C. M. Kay. Done in council assembled and ratified under the corporate seal of said city on the 19th day of February, A. D., nineteen hundred and fifteen (1915). (Seal) J. H. GODFREY, Mayor. Attested by: E. M. Scott, City Clerk and Treasurer. Approved as to form: G. Cullen Sullivan, City Attorney

Do You Find Fault With Everybody? An irritable, fastidious position is often due to a disordered stomach. A man with good digestion is nearly always good natured. A great many have been permanently benefited by Chamberlain's Tablets after years of suffering. These tablets strengthen the stomach and enable it to perform its functions naturally. (Obtainable everywhere.) Sage and Sulphur Darkens Gray Hair It's Grandmother's Recipe to Restore Color, Gloss and Thickness. Hair that loses its color and lustre, when it fades, turns gray, dull and lifeless, is caused by a lack of sulphur in the hair. Our grandmother made up a mixture of Sage Tea and Sulphur to keep her locks dark and beautiful, and thousands of women and men who value that even color, that beautiful dark shade of hair which is so attractive, use only this old-time recipe. Nowadays we get this famous mixture by asking at any drug store for a 50 cent bottle of "Wyeth's Sage and Sulphur Compound," which darkens the hair so naturally, so evenly, that nobody can possibly tell it has been applied. Besides, it takes off dandruff, stops scalp itching and falling hair. You just dampen a sponge or soft brush with it and draw this through your hair, taking one small strand at a time. By morning the gray hair disappears, but what delights the ladies with Wyeth's Sage and Sulphur is that, besides beautifully darkening the hair after a few applications, it also brings back the gloss and lustre and gives it an appearance of abundance. A PERSONAL STATEMENT There are so-called "honey and tar" preparations that cost the dealer half as much but sell at the same price as the original and genuine Wyeth's Sage and Sulphur Compound. We never offer these imitations and substitutes. We know you will buy Wyeth's whenever you need a cough syrup if you ever use it. People come long distances for the true FOLEY'S—over thirty years the leading remedy for coughs, colds, croup, whooping cough, bronchial and influenza coughs. Evans Pharmacy

ELECTRICAL CONVENIENCES

There's hardly a night, that a person cannot use a "Flash-light" to advantage; no matter whether he lives in the city or on the farm. And the New "Mirrorlite" for Dressing and Shaving is almost indispensable to one who has ever used it. And considering their usefulness, these little handy inventions are remarkably cheap.

Bicycle Flashlight

We have a bicycle Flashlight, which can be used intermittently or continuously to great advantage; it will burn continuously for fifteen hours, or forty hours at intervals. These lights are very strong, and the extra batteries are only 25c each. This Flashlight, complete, with all fixtures sells for only \$2.00

Hand Lanterns, with the same strength battery, but without any fancy covering, or any attachments for attaching to a bicycle sells for \$1.25

The same Hand Lantern, with a nice case, sells for \$1.50

Batteries for any of the above flashlights only 25c

"Mirrorlite"

the greatest light for a lady's dressing table, or a man's shaving dresser, sells for only \$2.50

A great present for either man or lady.

Southern Public Utilities Co. WEST WHITNER STREET

Hear our Orchestra and see the best picture. Anderson Theatre.

FOLEY'S CATARRHIC TABLETS