The Commoner.

Galvanized Wire Lbs. 9 1.25 **GREATEST SALE ON RECORD** Best Quality Barbed Wire at Wrecking Prices Smooth Galvanized Wire, Per 100 Lbs., \$1.25 Lot No. 2 A. D. 29 - Suitable for Fencing

We bought from Manufacturers an enormous stock at an steedingly low price. You get the benefit. All this Wirs is put up on reels regularly, same as you would buy it from any concern. Prices quoted below are for prompt acceptance only:

10

reals. New is the time to place yourorder while these remarkably low prices exist. Never before have such quotations been made. No one can equal our low prices. We urge you to buy now, even if you are not ready to have your Wire go forward. We will accept a reasonable deposit and enter your order, shipping at such time as suits you. We can ship immediately from our Chicago stock.

26-inch Neg Feacing Extra Neavy Galvanized

20-INCH NOS FERICING EXTRA MEAVY Galvanized Per Red 1 Sc Lot No. 2 A. D. 31-Here is a fine heavy weight smooth spring wire galvanized Hoz Fencing, 26 inches high, strongly con-structed. The best all around fencing manufactured. Don't compare this Fencing with the cheap light weight kind so extensively being advertised. This is a Fence built for con-it nouse and lasting service. It's the kind of a fence overy up-to-date owner ought to buy. Absolute satisfaction gnaranteed. Price, put up in 20 and 40 rod soils, per rod 15c This same functing is furnished thall beights from 20 to 60 inch at correspondingly law prices. A complete line of Poultry Pencing in all heights. "Premier" Driversy and Farm Gates at 1.5 hear these weight Gates and Poultry Gates. Writes for our prices on Ornamental Lawr Regulation of a matchel swing in price. All gestations in this selvertisement are made subject to prior mission as-count of limited stack.

Lot No. 2 A. D. 29 - Suitable for Fencing. Stays, Grape Vices or any purpose where or-dinary Wire is used. This Galvanized Wire which we offer at this remarkably low price is new regular stock, except that is comes in to 250 ft. We bundle these lengths together in cells of 100 lbs. The wire itself is exactly the same as what you would buy in the resultar way. The only difference being that these lengths are not continuous. The what you would buy in the resultar way. The only difference being that these lengths are not continuous. The shoot the farm for mean purposes. It is extensively case by fruit growers, fence buildors and for all kinds of repsing, etc. gauge gauge gauge gaugo. RAUSC gauge. No. 14 gauge. Above prices are based on orders for at least 100 lbs. Place your order promptly, as these low prices will soon exhaust our stock. WIRE NAILS, Per Keg \$1.50 Lot No.2 A.D.33-10,000 kegs of new reg-HANDY ASSOMM

Lot No.2 A.B.33-10,000 kegs of new reg-ular Wire Nails, put up 100 lbs. to a keg. These Nails are mixed, all kinds in a keg. We do not guarantee any regular assortment. They are same as made by Nail Factories. Make a fine handy assortment. There is nothing the mat-ter with these nails outside of the fact that they are mixed together. This certainly is an opportunity for you to make a purchase. Our price, per keg______\$1.50 OF WIRE MAILS

Wire for Reinforced Concrete Lot No. 2 A. D. 30.

GALVANIZED STAPLES Lot No. 2 A.D. 35. New regular Pence Bapten, put up in 100 lb. hege, also instmiller packages When ordered in less than 100 reinforced concrets stays are of heavy galvanised wire, sup-semooth or twisted wire. They t slip and are acknowledged the mor to \$2.50

THOMPSON, OF NEBRASKA, ON THE INITIATIVE, THE REF-ERENDUM AND THE RECALL (Continued from Page 7.)

become distrustful of these remedies if they so trust their judiciary, why if applied, can it be denied that should it be said by them or others they have the right and it is their in their defense that they should or duty if their best judgment dictates do feel a less confidence in the good to provide for the election of judgment, in the fairness and justice the senators by direct vote, to in the hearts of these people. Have provide for 'the initiative and not our federal judges at all times referendum because of the fear of a acted when it was within the power few that they would abuse it? Should of congress to repeal the law putting they be denied the right of recall of the judiciary machinery in motion. the judiciary because some fear as the power, by a single act of congress they did originally as to the president that if applied to the judges ferior court of the land, the power on the bench they would stand in fear of the wrath of the people at the time when they were dealing out their honest convictions, un- the power in congress to repeal the biased, and unprejudiced, without fear and without favor and with the hold appropriations for that purscales of justice hanging evenly as between all litigants. It may be said, and truthfully said that in this conservative, intelligent land of ours, the people stand opposed to a change in our government for light and transient causes; yet can it be said that in the light of the present passing events made brilliant by the recent history of the past, that these causes sought to be remedied are light and held by representatives of the people. transient causes? Can it truthfully be said by a candid people that these remedies are revolutionary in their tendency when they are vouchsafed by the most sacred of instruments. the constitution of our country, and are being carefully, impassionately and impartially discussed by the intelligent people of the nation, without bombast or excitement and are sought to be wrought out within the powers retained by the people under the sacred provisions of the fundamental law of our land. I, for one. do not fear any evil effects on the judiciary by the recall as applied to it if the bill is properly drawn so as to make the petition broad enough both as to numbers and extent of and thus instead of lessening the territory, limited in its scope to those purity, stability and high regard for causes and those causes alone which and of the bench it would be would render a judge unfit, if guilty strengthened thereby. In the case to wear the ermine of one of these where the judges are appointed it high tribunals. I have been in active would serve as a check on the appractice of the law for thirty-four pointive power of our government, years, and have never tried a case and where elective. it would have or known a time or a place where the the same salutary effect upon designrecall would have been applied to ing interests, attempting to foist a judge even if the recall was drafted upon the bench those in whom they and enacted as its most enthusiastic had a peculiar interest, a peculiar friends would like. The impeaching confidence, an interest personal in power as indicated by our president itself, an interest opposed to the is a dead letter, but if quickened by the ever active patriotic impulses of a desire to enforce it, I deny that it. could be truly said that the threat tions in their usual way, with due of enforcement would prove a menace to any honest, conscientious spired by the knowledge of the facts judge, either in nation or state. History has shown us that the recall of to this situation that some one has the president every four years, his been running their government who standing every day of his life facing the other branches of the government that are clothed with the power of his impeachment, has had no menacing or detrimental effect on the president. Why would it have for a single moment a poisonous effect on those of that department of our government least in touch with the quickening thought of will of the masses. Can it not be truthfully said and is it not sincerely felt by each and all right to apply some new remedy to of us that ne lawyer is fit to be a judge who would fear a fair recall masters and feel that they are to the intelligent constituency that

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and all and each and all turn to them as an anchor sure to hold this nation steady along the course mapped out for it by the fathers, and to wipe out of existence every inin congress to change the rules and regulations governing these courts so as to change the time of their sitting, laws providing for salaries, or withpose? If these courts should act intelligently, conscientiously, and without fear with all of these conditions surrounding them, with all of these powers vested in an independent branch of the government which, if they feared, must prove an equal menace with the recall, if these courts could act and did act with independence uader these conditions why can it be truthfully said that they would fear and tremble and feel it a menace if these powers were vested in the people themselves instead of in their servants? Is not this supposed fear and menace but a dream born of that spirit existing in our government at the time of the adoption of our constitution, that prophesied sooner or later under the then power that was left in the people we, as a nation, would either drift to an organized mob, or to monarchy? In most states it would be of little use, as the term of the judge is too short. If the recall is to be applied to this department, the term of office should be lengthened general good of the general public. Need one fear this change when our people are approaching these quesconsideration, with a fair desire inembodied in our history leading up was not employed for that purpose or the one employed for that purpose has been false to his trust; and have they not concluded that they are not personally to blame so they attach the blame to the laws that have been enacted, the opinions that have been handed down, to the interests that they feel have been too often the moving cause of the selection of the judge, and they are demanding the old conditions. They know they are law, in the hands of the voters of apply the remedy to existing evils. this state, or this nation, or would They feel that in the past their emfeel it a menace or detriment to him ployees and officers too often hearkin his trying to carry out his high ened back to some other employee and noble duties as a judge under and too little attention is paid to our system of government and with their present employer and that by applying a little more direct legislamust ever be from the bulwark of tion to the selection of their United the nation? Not only this, but all States senators and more direct history shows that the people will supervision to the laws enacted of suffer long the fils they have rather refused enactment, that they may be than even to attempt to remedy them, able some way to make the machinand in every state as well as in our ery of government more readily renation every doubt is thrown in favor sponsive to their will. In all canof the judiciary in the minds of one dor, my lawyer friends, are not those





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