

ears, are highways. A road ceases to e a highway when it has not beenorked or used for a period of five years. Obstructing a nighway is delared by Statute to be a public nuisance and the person guilty of cominitting it is liable to prosecution for misdemeanor as well as to an action

ight to passage on a highway and pay remove any unlawful obstruction thereto.

arbarous and improper protection to inclosures when along or near a public street or highway. For division lences and inclosures where persons or animais are not likely to be injured they may answer a good purpose, but some material, as boards or poles, ought to be used for a top rall when individuals or animals are hable to come in contact with them, as a sign that can be readily distinguished.

Bills have been introduced in the Legislature several times to enforce this regulation by law but they have all farmers as a rule did not. A lawful fence is one that being four and a half feet high of any kind of material, is pronounced lawful by two or more fence-viewers.

It seems very strange that any same person would take the course described by our correspondent and there strung across a public road with posts issue ninety feet apart and no sign or warning of the obstruction is a startling and dangerous invasion of public

ther explanations are in order.

held in this city on Tuesday, was not by any means a great success. It was devoid of enthusiasm; and, except for the protests of one or two gentlemen present, it might be truly said devoid of common sense. The adoption of a resolution declaring that John T. Caine is not a Democrat, was an un-

that Joseph Cook is not a Congrega-Democrat. It requires no resolution or vote or argument to show that no "Liberal" of the Utah stripe can be a

The delegates to the so-called Convention met simply to air their opposition to the "Mormons," and that was all there was of their proceedings. The resolutions with the exception of that appointed committee of bogus Democrats that called the convention. We have already commented upon them

were sufficient to have demonstrated to men in their senses the folly of putting forth the first paragraph of the DEATH OF AN OLD CITIZEN OF resolutions as a declaration of Demo-

ESTRAY NOTICE. SALT LAKE. Y HAVE IN MY POSSESSION.



PURSUANT TO PROVISIONS OF the Act of the Governor and Legis-intive Assembly of the Territory of Unit, entitled "An Act authorizing County Courts to grand licenses," ap-proved March 19th, 1984. It is ordered by the County Court of Salt Lake County that every person, firm, company or corpor-ation who wishes to obtain a license to carry on In Salt Lake County the business of a merchant, relative, peddler, succioneer, broker, mawnbroker, money changer, travel-ing showman, or to exhibit theatrical performances, circus or manageries mat make an application thereof, in writing to the Clork of the Court, verified, such application must state the

