pears, peaches, or quinces, shall be forty-eight pounds, Bushel of apples each, respectively.

The weight of a bushel of cherries, grapes, currants, or grapes, currants,

gooseberries, shall be forty pounds each, respectively.

The weight of a bushel of strawberries, raspberries, or Do. of strawberries, etc.

blackberries, shall be thirty-two pounds each respectively.

Approved, April 17th, 1872.

Сн. 134.]

CHAPTER LVII.

[S. F. 196.

NO PUBLIC MONEY FOR SECTARIAN PURPOSES.

AN ACT to Prohibit Appropriations, Gifts, or Donations of Public APRIL 17. Money or Property for Ecclesiastical or Sectarian Purposes.

SECTION 1. Be it enacted by the General Assembly of No gift or apthe State of Iowa, That no appropriation of public money propriation by county, township, or other property shall be made, and no gift, loan, or ap-town, or city, propriation of money or property shall be authorized or rian institutions. made by the corporate authorities, supervisors, or trustees of any county, township, city, or town, or municipal organization of this State, to, or in favor of, any institution, school, association, or object which is under ecclesiastical or sectarian management or control.

Approved, April 17th, 1872.

Сн. 135.7

CHAPTER LVIII. [H, F. 90.

MAYORS TO REPORT FINES AND FORFEITURES.

AN ACT to Amend Chapter Twenty-nine of the Acts of the Ninth APRIL 17. General Assembly.

Section 1. Be it enacted by the General Assembly 1862: ch. 29, of the State of Iowa, That section one of chapter twenty- amended. nine, of the acts of the Ninth General Assembly, be amended by inserting after the words "Justices of the Mayors of towns "peace," in the fourth line of said section, the words, portfines, etc., "and interest of the words of the words of the words of the words of the words. "and mayors of all incorporated towns and cities;" and school-fund.

by inserting after the word "courts," in the ninth line of said section, the words, "and which by law go into the "county treasury for the benefit of the school-fund." Approved, April 17th, 1872.

Сн. 136.]

CHAPTER LIX.

[H. F. 330.

SWINE AND SHEEP TO BE RESTRAINED.

APBIL 17.

AN ACT to Amend Article Seven, Chapter Twenty-two of the Revision of 1860.

" Hog-law" not to be submitted. to vote of counties.

Rev.: ch. 22.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That so much of article 7, of chapter 22, of the Revision of 1860, as provides for the submission to the electors of any county of the question whether hogs and sheep shall be permitted to run at large, be, and the same is hereby, repealed.

That section 288 of the Revision of 1860 be, and the same is hereby, repealed, and the following is

enacted in lieu thereof:

Rev.: §288. superseded

Fallure renders

owner liable.

Bev.: §289.

"Sec. 288. That from and after the first day of Octo-Owners of swine ber, A. D. 1872, every owner of swine or sheep shall

and sheep to re-strain them from restrain the same from running at large, and, in the event running at large, of a failure to do so, shall be liable for any damage done by said swine or sheep, to be recovered by action by the party injured against any person owning said stock, and all damages and costs recovered under the provisions of Lien upon stock. this act, shall be a lien upon all stock committing such

damage."

That section 289 of the Revision of 1860, be amended by striking out the words "in said county," in the second line thereof, and inserting, in lieu thereof, the words, "in the county in which he resides."

SEO. 4. All acts and parts of acts, inconsistent with Repealing clause, the provisions of this act, are hereby repealed.

Approved, April 17th, 1872.