Сн. 154.] CHAPTER LXXII. [H. F. 73.

CITY AND TOWNSHIP ASSESSORS.

AF ACT to Amend Section Two, of Chapter One hundred and APRIL 19. seventy-three, of the Laws of the Ninth General Assembly.

SECTION 1. Be it enacted by the General Assembly 1862; ch. 178. of the State of Iowa, That section two, of chapter one hundred and seventy-three, of the laws of the Ninth General Assembly, be, and is hereby, amended, by adding to the said section the following, to-wit: "Pro-"vided, That if an additional assessor is elected by any whom elected in "incorporated city, the assessor for the township in which certain cases. " such city is situate shall be elected by the qualified elect-"ors residing in said township outside of the limits of said "city."

Approved, April 19th, 1872.

Сн. 156.] CHAPTER LXXIII. [H. F. 175.

SUB-DISTRICTS MAY BECOME INDEPENDENT DISTRICTS.

AN ACT Providing for the Organization of Independent School- APRIL 19. Districts.

SECTION 1. Be it enacted by the General Assembly Bub-districts may of the State of Iowa, That the sub-districts of any dis-pendent districts. trict-township may be constituted separate and independent school-districts, in the manner hereinafter provided.

SEC. 2. At the written request of one-third of the Election to be legal voters residing in any district-township, the board of of % of voters of directors shall call a meeting of the qualified electors of district. the school-district-township, at the usual place of holding the annual meeting of the board of directors of such district-township, by giving at least ten days' notice thereof by posting three written notices in each sub-district in the township, and by publication in a newspaper, if one be published in the township; at which meeting the said electors shall vote by ballot for or against a separate organization.

SEC. 3. Should a majority of the votes be cast in Effect of vote for favor of such separate organization, the board of directors section.