CHAPTER 54.

NORMAL INSTITUTES.

S. F. 44.

AN ACT to Amend Section 1, Chapter 57, of Public Laws of the Fif-teenth General Assembly, in Relation to holding Normal Institutes.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section one, of chapter 57, of public laws of § 1, chapter 15th G. A., amended chapter 57, the fifteenth general assembly, be, and the same are [is] hereby amended to read as follows:

The county superintendent shall hold, annually, a normal insti-County super- tate for the instruction of teachers and those who may desire to intendent teach and with the county and the second secon teach, and with the concurrence of the superintendent of public normal insti- instruction, procure such assistance as may be necessary to conduct the same, at such time as the schools in the county are generally closed. To defray the expenses of said institute, he shall require the payment of a registration fee of one dollar from each ment of to meet person attending the normal institutes, and shall also require the payment, in all cases, of one dollar from every applicant for a certificate.

Approved, March 16, 1878.

CHAPTER 55.

IN RELATION TO SETTING OUT FIRES.

S. F. 15.

injured.

AN ACT to repeal Section 3889 of Chapter 3, Title 24 of the Code, in relation to Setting out Fires, and to enact a Substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 3889, of chapter 3, title 24, of the Code, 2 3989: substitute for. Code of 1873 be, and the same is hereby repealed, and the following enacted in lieu thereof :

Section 3889. If any person wilfully, or without using proper Penalty for caution, set fire to and burn, or cause to be burned, any prairie setting out fire by which or timbered land, or any enclosed or cultivated field, or any high-property of way, by which the property of another is injured or destroyed, another is be shall be fined not exceeding five bundred dollars or imprishe shall be fined not exceeding five hundred dollars, or imprisoned in the county jail not more than one year, or by both fine and imprisonment, in the discretion of the court.

Approved, March 16, 1878.;

shall hold tute annually. May procure assistance. May require payment of fees to me

expenses.