### LAWS OF IOWA.

# CHAPTER 26.

#### ATTACHMENTS.

AN ACT to amend Chapter 84 of the laws of 18-3, entitled "An act to amend Section 184s of the Code of Iowa," approved January 24th, 1953.

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That so much of Chapter S4 of the laws of 1853, approved January 24th, 1853, entitled "An act to amend section 1848 of the Code of Iowa, which reads as follows: "or that he has property, goods or money or lands and tenements, or choses in action not exempt from execution which he refuses to give either in payment or security of said debt," be and the same is hereby repealed.

SEC. 2. That in all cases where a debtor is about to remove out of the county with the intention of remain-May issue when ing out of the same, and refuses to pay or secure any the debtor is a-bout to remove debt then due to any person residing in such county, and from the counthat such debtor, as affiant believes, has property not exempt from execution, which he refuses to give either in payment or security of said debt, and these facts stated and shown in the petition, sworn to as the law requires, shall entitle the creditor to a writ of attachment against such debtor.

SEC. 3. That when any debtor is about to remove out of the State, with the intention of remaining out of the same, and refuses to pay or secure any debt then Removing from due, or any debt not then due, when nothing but time the state may is wanting to fix an absolute indebtedness thereon, and when the petition states these facts, sworn to as the law requires, the creditor shall be entitled to and allowed a writ of attachment against such debtor, and no property of such debtor non-exempt by law from execution, shall be exempt from seizure and sale under, and by virtue of such writ, but may be attached and taken as other property to secure and pay such debt.

> SEC. 4. This act shall not, in any manner, affect any suit commenced, or writ of attachment issued under the law of 1853.

Repeal act of 1858.

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due on property not exempt.

Not effect suits commenced.

SEC. 5. This act shall be in force from and after its Take effect. publication in the Iowa Weekly Citizen and Iowa State Journal.

Approved February 27th, 1858.

Ibereby certify that the foregoing Act was published in the Iowa Weekly Citizen on the lish day of March, A. D. 1953, and in the Iowa State Journal on the 6th day of March, A. D. 1858.

ELIJAH SELLS, Secretary of State.

## CHAPTER 27.

#### FREE BRIDGE AT CEDAR RAPIDS.

AN ACT entitled an Act to amend and carry into effect an Act entitled an Act to create a Board of Commissioners with authority to erect a free bridge across the Cedar River at Celar Rapids, in Linn County. Approved January 25th, 1855.

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That the Board of Commissioners appointed by virtue of an Act passed at the Fifth General Assembly of the State of Iowa, approved January 25th, 1855, and entitled "An Act to create a Board of Commissioners with authority to erect a free bridge across the Cedar River, at Cedar Rapids, in Linn county," or their successors in office, or such persons as are now acting as such Board of Commissioners, or a majority of the same, be, and hereby are authorized, to con- Commissioners vey, transfer, set over, and assign by deed, over their may transfer hands and seals, to William D. Watrous, his heirs and build the bridge. assigns, all and singular, the property belonging or in anywise appertaining to the said free bridge, in the hands or under the control of the said Commissioners, or either of them, for the sole purpose, nevertheless, of rebuilding the bridge across the Cedar River, at Cedar Rapids, in Linn county, where the said free bridge was formerly constructed, provided that the said William D. Watrous, shall before the execution and delivery of the deed aforesaid by the said Commissioners, comply with the requirements of this act as hereinafter provided.