## CHAPTER XLVII.

## TOWN-PLAT OF CAMBRIDGE, STORY COUNTY.

S. F. 261.

AN ACT to Legalize a Survey of the Town-plat of Cambridge, Story County, Iowa, heretofore made by M. C. Allen, Co. Surveyor of Story County, Iowa.

Preamble:

Whereas, Heretofore, to-wit: in or about the year 1852 the town-plat of the town of Cambridge, in Story county, Iowa, was laid out, platted, and duly recorded; and

Whereas, The stake or starting-point from which the said town-plat was surveyed has been washed away and destroyed; and

Starting-point of former survey

Whereas, A survey of the said town-plat was heretofore, in washed away. May, 1870, made by one M. C. Allen, surveyor of Story county, Iowa, which was made to conform to the original survey as nearly as possible and establishing a new starting-point in the public square of said town, and pursuant to said survey the said surveyor did replat the said town and cause the said replat to be recorded in the recorder's office of said county, in record A, page 305; now, therefore,

New survey legalized.

Be it enacted by the General Assembly of the State of Iowa; SECTION 1. That the said survey and plat made by the county surveyor of Story county, Iowa, and recorded in the recorder's office of said county in record A, on page 305, be and the same is hereby legalized, and made of equal force and effect with the original plat, and the same shall be deemed and taken in all courts as evidence of equal force and effect as the said original plat.

Approved March 17th, 1874.

## CHAPTER XLVIII,\*

## IN RELATION TO THE RAILROAD AID TAX.

AN ACT Relating to the Taxes voted in Aid of the Construction of Railroads.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That whenever any taxes have been voted and

H.F. 204.

1868: ch. 48.

levied upon the property of any township, city, or town, in aid of the construction of any railroad, as provided by chapter 48 of the laws of the 12th General Assembly, and chapter 102 of the laws when collection of tax is has been, or shall hereafter be, suspended, and the right to said taxes four years because of non-company, in whose favor such taxes for substitution to the company, in whose favor such taxes for such taxe may have been transferred, of any contract, agreement, or stipulacontract, bid. may have been transferred, or only supervisors to tion in writing, made between such railroad company and any

fulfillment of

<sup>\*</sup>See Chapter liv.