ages growing out of the unsafe condition of such bridge, occurring between the time he is so notified and such time as he neglects in obstructing such passage; and any person who shall remove such obstruction shall be liable for all damages occurring to any person resulting from such removal."

Provided, That nothing herein contained shall be construed to Proviso.

relieve the county from liability for the defects of said bridge.

Approved, March 16, 1878.

## CHAPTER 53.

## SALE OF SCHOOL LANDS IN ALLAMAKEE COUNTY.

AN ACT to Legalize the Sale of certain School Lands in Allamakee S. F. 158. county.

WHERBAS, The board of supervisors of Allamakee county, Preamble. made sale by contract, of certain school lands in said county to different parties, which land is described as follows, to-wit: The n. half, s. e. \(\frac{1}{4}\) section 16, town 96, range 4. The s. half, n. e. \(\frac{1}{4}\) section 34, town 97, range 6. The n. e. \(\frac{1}{4}\) n. e. \(\frac{1}{4}\) section 8, town 96, range 6. The n. w. n. w. section 9, town 96, range 6. The n. w. n. w section 34, town 97, range 5, west of the fifth P. M., the appraisement of which fails to appear of record; and,

WHEREAS, The said board made sale of a certain other parcel of school land, by contract, to wit: The n. half s. e. section 16, 99, 6, west of the 5th P. M., the same having been sold for a

sum less than the appraised value; therefore,

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

SECTION 1. That the sales of said land are hereby legalized sales legaland made valid to the same extent as if the said appraisement leed, appeared of record; and that the sale of the said n. \(\frac{1}{2}\) s. e. \(\frac{1}{2}\) section 16, 99, 6, be also legalized and made valid to the same extent as if it had been sold for a sum equal to or about its appraised value; and that upon the transmission of a certificate to the state land office, by the county auditor of said county, certifying that the several purchasers of said parcels of land have Patents to be paid the contract price for the same, the said parties thus purlessued, chasing shall each be entitled to a patent for said land.

Approved, March 16, 1878.