

such person on any one day; *Provided*, that such owner shall not be compelled to render more service in any one year by the labour of his or her slaves than his or her road taxes may amount to; *And provided*, that the labour of said slaves shall not be required as aforesaid during the season of harvest.

Penalty for
not furnish-
ing, &c.

SEC. 19. *And be it enacted*, That for every slave so required by the supervisor, and not furnished, the owner shall forfeit seventy-five cents for each day, to be recovered by the supervisors as in case of small debts, to be accounted for on oath, and paid to the levy court annually, to be applied to the repairing of the public roads.

Day for
payment
specified,
&c.

SEC. 20. *And be it enacted*, That in all cases where the levy court of said county shall issue an order to the collector to pay any supervisor any money under this act, the said levy court shall specify in such order the day or days for the payment, and in case of his neglect or refusal, the said supervisor shall, within five days thereafter, under the penalty of twenty dollars, give notice thereof to the clerk of the county, who shall, within thirty days thereafter, give notice to the justices of the levy court of said county to meet, which court shall issue an execution against the said collector out of said county court for the sum so due from the said collector, in the manner herein before prescribed.

Collection
may be an-
ticipated,
&c.

SEC. 21. *And be it enacted*, That the collector of the aforesaid taxes may be anticipated, by permitting the supervisor or supervisors, (if expedient,) to accept of labour in lieu thereof at the customary rates of labour for the time, which supervisor or supervisors shall issue certificates to those by whom such labour may be rendered, expressing therein, in writing, the duration or time of such labour, the rate thereof by the day, by whom and for whose account the same was rendered, and the whole account or value thereof, to be received in taxes by the collector of said county, in discharge of moneys due or owing for this particular tax.

Dams to be
twelve feet
wide, &c.

SEC. 22. *And be it enacted*, That where any person or persons have erected, or shall erect, in the county aforesaid, any mill or mills on any branch or run where any public road crosses, or shall cross, and have erected or shall erect, any dam for such mill or mills, such person or persons, or the owner, possessor or occupier, of such mill or mills, shall be and they are hereby obliged to make the top of the said dam twelve feet wide at the least, and make good and substantial bridges over the waste and race of the said mills and dams twelve feet wide, and the same keep in good repair; and if the owner or owners, possessor or occupier, of any such mill or mills, shall refuse or neglect to do what is by this act required, and shall be thereof legally convicted, he, she or they, shall