

Power to
purchase en-
gines, &c.

Sec. 20. *And be it enacted*, That the President and Directors shall have power to purchase with the funds of the said company, and place and use on any railroad constructed by them under this act, all engines, cars, machines, vehicles or carriages of any description whatever, which they may deem proper for the purposes of transportation on the said railroad or roads, and upon the inspection of the said railroad or roads, or any section thereof, they shall have power to demand and receive for tolls upon, and the transportation of persons, goods, produce, merchandise or property of any description transported on said railroad or roads, such sum or sums of money as they shall from time to time deem reasonable and proper.

Cars to be
run at regular
times,

Sec. 21. *And be it enacted*, That the said company shall start and run their cars for the transportation of passengers and property at regular times, to be made known by public notice, and shall furnish sufficient accommodations for the transportation of all such passengers and property as shall within a reasonable time previous thereto be offered for transportation at the place of starting, and at the usual stopping-places established for receiving and discharging way passengers and freight for that train, and shall take, transport and discharge such passengers and property at, from and to such places, on the payment of the freight and fare legally required therefor, and shall be liable to the party aggrieved in an action for damages for any neglect or refusal in the premises.

Bell to be
rung or steam
whistle to be
sounded.

Sec. 22. *And be it enacted*, That a bell shall be placed on each locomotive engine, and rung at the distance of at least one hundred rods from the place where the railroad shall cross any traveled public road or street, and be kept ringing until it shall have crossed such road or street, or a steam-whistle shall be attached to such locomotive engine, and shall be sounded at intervals until the engine shall have crossed such road or street, under the penalty of thirty dollars for every neglect of the provisions of this section, to be sued for in the name of the State, before any justice of the peace in the election district in which such neglect may happen, within ten days after such penalty was incurred, one-half thereof to go to the informer, and the other half to Dorchester county; and the