operating or continuing to operate the same on public streets or highways in the Seventh Election District of Cecil County, take out a liability insurance policy or policies in some responsible insurance company, authorized to transact business in this State, insuring such owner against liability for personal injury or injuries to a passenger or passengers in such taxicab, and to a member or members of the general public, resulting from an accident or accidents, casualty or casualties, in which such taxicab may become involved, through the recklessness or negligence of its owner or operator as well as against any damage to property, resulting from such an accident or accidents, casualty or casualties; said policy or policies to be in such reasonable form or forms as to amount or amounts of insurance and other respects as may be approved by the Commissioners. Any policy of insurance shall not be revocable by either party to the contract except after five days' notice to the Commissioners. furnished by the insurance or casualty company issuing such policy.

- 455. The owner shall post in a conspicuous place in each of the taxicabs owned by him, for which a license shall hav been issued, a schedule of the fares to be collected from passengers, and such schedule shall be so printed and arranged that such passengers can readily determine the exact fare payable by them, and it shall be unlawful to collect any fare otherwise than as appearing on, and determinable from, said schedule.
- 456. The full name of the owner of each taxicab for which a license has been issued shall be permanently painted on one door on each side of the cab, in letters at least two and one-half inches high, and the word "taxicab" shall also appear conspicuously upon the vehicle. Whenever any owner shall file an application for the issuance of a license under the provisions of this sub-title relating to taxicabs, it shall be the duty of the Commissioners to investigate the name, design and colors to be used on any taxicab, and to reject any application when it appears that an effort is being made to mislead the public by imitating any name, design or the distinctive combination of colors of any taxicabs already approved.
- 457. None of the provisions hereinbefore set forth in the preceding sections of this sub-title shall be construed to apply to a taxicab or taxicabs operating with the approval of the Public Service Commission of Maryland or to a taxicab or taxicabs which are regulated in some other county of Maryland when said taxicab or taxicabs enter