liable for rent, nor liable to be seized or attached in any way by the possessor or owner of the premises, wherever the same may be, nor be liable in any way to any person for the debt of any other person to or for whose use or for the use of 5 whose household or building the same may be supplied by the Company, notwithstanding the actual or apparent possession thereof by such person.

15. In every case where the Company may cut off and take Power to away the supply of electricity, gas, heat or other manufacture, remove appar-atus after 10 from any house, building or premises, the Company, its supply, etc., agents and workmen, on giving forty-eight hours' previous cut off. notice to the person in charge, or to the occupant, may enter into the house, building or premises, between the hours of nine o'clock in the forenoon and six o'clock in the afternoon,

15 making as little disturbance as possible, and may remove and take away any wires, pipes, meters, lamps, fittings and other appliances which are the property of the Company. And any servant of the Company, duly authorized, may, between the hours aforesaid, enter into any house or premises in which

20 electricity, gas, heat, power or other manufacture has been taken from the Company, for the purposes of repairing or examining any such wires, pipes, meters, lamps or other appliances; and if any person refuses, without reasonable cause, to permit the servants and officers of the Company to enter and

25 perform such acts, the person so refusing or obstructing shall Penalty for incur a penalty, payable to the Company, for every such offence, not exceeding forty dollars, and a further penalty, not exceeding four dollars for every day during which such refusal or obstruction continues.

16. All penalties, forfeitures or fines imposed or permitted Penalties may by this Act may be sued for and recovered by the Company be recovered by the Company by suit. in any court of competent jurisdiction, or before one of the justices of the peace in the district in which the offence is committed.

35 17. The directors may, whenever authorized by a by-law Borrowing for that purpose approved by the votes of the holders of at powers. least two-thirds in value of the subscribed stock of the Company, present or represented by proxy at a special general meeting called for considering such by-law, borrow such sums 40 of money, not exceeding in amount seventy-five per cent of the paid-up capital stock of the Company as the shareholders deem necessary, and may issue bonds or debentures therefor in sums of not less than one hundred dollars each, at such rate of

interest and payable at such times and places, and secured in 45 such manner by mortgage or otherwise upon the whole or any portion of the property and undertaking of the Company as may be prescribed in such by-law or decided upon by the directors under the authority thereof. The Company may make such provisions respecting the redemption of such securi-

50 ties as may be deemed proper.

18. The directors may make and issue as paid-up and un-Issue of paidassessable stock, shares of the capital stock of the Company up shares. in payment of and for all or any of the business, franchises,