

**136.** Any person, association, or corporation, owning any telegraph line doing business within the State, shall receive dispatches from and for other telegraph lines, associations, and companies, and from and for any individual, and shall transmit such dispatches in the manner established by the rules and regulations of such telegraph lines, and in the order in which they are received, with impartiality and good faith, under the penalty of one hundred dollars for every neglect or refusal so to do, to be recovered, with costs of suit, in the name and for the benefit of the person or persons sending or desiring to send such dispatch; *provided*, however, that arrangements may be made with the proprietors or publishers of newspapers for transmission of intelligence of general and public interest, for the purpose of publication out of its order.

Id s 133  
Dispatches.  
18 Md 342  
29 Md 232

Penalty.

Proviso  
Newspapers.

**137.** If the wires or cords of any telegraph line be located or stretched, or extended from one post or pole to another in such manner as to prevent the owner of any timber growing along the line of such telegraph corporation from cutting and felling the same, and the owner thereof in cutting or felling such timber shall injure the wires, cords, or posts of such telegraph line, he shall not be liable to an action for damages, unless it shall appear that in such cutting and felling, or in having the same cut or felled, the said owner wilfully and intentionally injured such wires, cords, and posts.

Id s 136  
Injuring wires,  
posts, etc by  
cutting timber  
near by.

Action for  
damages.

FOR MANUFACTURING PURPOSES

**138.** Any corporation formed under this article for manufacturing purposes, may change or extend its business to any other manufacturing business, subject to the provisions and liabilities in this article prescribed with reference to such corporations; and whenever any such corporation shall desire to change or enlarge its business, it shall take such steps and proceed in all respects as is in sections seventy two, seventy three, seventy-six, and seventy-eight, of this article, provided in reference to the increase or diminution of the capital stock of corporations; and if the assent of two-thirds of all the shares of stock in the said corporation shall be obtained to the said proposed change in the manner set forth in the said sections of this article, then upon the making out and recording in the manner therein directed of a certificate showing a compliance in all of the said provisions and preliminaries, and setting forth the business to which the business of said corporation has been changed or enlarged, then the business which said corporation may carry on thenceforth shall be that to which it has been thus changed or enlarged; and the company shall be entitled to all the privileges and provisions and be subject to all the liabilities of this article.

Id s 137.  
Power to  
change or ex-  
tend business.  
34 Md 316,  
36 Md 476.

FOR MINING AND OTHER PURPOSES.

**139.** No corporation formed under this article, for any of the purposes mentioned in classes seven, eight, nine, and ten, as herein-

1874, c 432  
Limitation of  
property held  
34 Md. 503