tion thereto; for encouraging the building of towns and the laying out of town sites, and of streets, alleys and avenues therein; for the erection of dwellings and other buildings for mechanics, laborers and others, and selling and leasing the same; establishing summer resorts and otherwise promoting the development and benefit. prosperity of said counties and cities; and it shall be lawful for any other companies or corporations chartered or to be chartered under the laws of this State, to enter into any agreement with this company which shall be for their common benefit and will promote the objects, designs and purposes thereof.

SEC. 6. And be it enacted, That for the development of the agricultural, mechanical, commercial and industrial interest of the said counties and cities, or any of them, said company be and it is hereby authorized to exercise any of the powers which under the general corporation laws of this State may be exercised by any its capital trust or guarantee company, or trust and deposit company or loan stock. and improvement company now chartered, and said company shall have full power and authority from time to time, to increase the capital stock of said company to an amount not exceeding five millions dollars.

SEC. 7. And be it further enacted, That all the grants, rights, privileges and powers held under its charter to which this is an amendment, shall be preserved and continued except the limita-Existence tion to the counties contained in section one, which shall operate upon the said charter as well as upon this amendment thereto, and said company shall have perpetual existence and succession.

SEC. 2. And be it enacted, That this act shall take effect from Effective. the date of its passage.

Approved March 21, 1890.

CHAPTER 134.

AN ACT to amend article twenty-three, of the Code of Public General Laws of this State, title "Corporations," as the same was adopted by the act of eighteen hundred and eighty-eight, chapter seventy-four, by adding thereto an additional section to follow section nineteen, class six of said article, and to be designated as "Section nineteen A, class six A," of said article, providing for the formation of corporations for carrying on the business of printing, publishing or selling books, pamphlets or newspapers, or of carrying on the general business of a job printing office.

Section 1. Be it enacted by the General Assembly of Maryland,