ay for said e person or 1 keep two boat of said g, until nine man at said l six o'clock be, to carry r night, who boat across , shall have on residents s is a suppleto wit: for ats each; for orse and carents, or four ses and car-

id keeper or ne kept open or they may acts or parts

n, ten cents;

horses, forty

gons and all

y cents each;

and the same his act shall of January,

d "an act to mpany."

neral Assemstyle of the

Maryland Lime Company, be and the same is hereby changed to the name of "The Maryland Lime and Marble Company of Baltimore," by which latter name and title said corporation shall be authorised to have and exercise all the corporate powers granted by the original act of incorporation and by this act; Provided, that no suit Proviso. pending and no contracts or obligations to which the said body politic and corporate may be a party in its original name shall be affected by this act, but that the same shall stand and be of the same virtue and effect in law as though its corporate name had not been changed.

SEC. 2. And be it enacted, That the capital Capital stock stock of the same company may be increased to may be increased. three hundred thousand dollars in shares of one

hundred dollars each.

SEC. 3. And be it enacted, That the objects of Additional obthe said corporation shall be, in addition to those poration. named and declared in the original act of incorporation, to quarry, manufacture and sell marble, and for the aforesaid purposes to purchase, hold and sell land in fee simple or otherwise necessary to conduct the business and erect thereon all needful and convenient buildings and machinery.

SEC. 4. And be it enacted, That for the purissue bonds. pose of enabling the said corporation more fully to accomplish the objects contemplated by this act as well as the original act of incorporation, the said corporation be and is hereby authorised to issue bonds from time to time with coupons or warrants annexed to the semi-annual interest accruing thereon, in sums to suit its convenience and views of expendiency and to an amount not exceeding in the aggregate of bonds outstanding at any one time, one hundred thousand dollars, such bonds to be made payable at not more than twenty years from date with interest at the rate of six per cent per annum to be paid in semi-annual instalments, and that the President and Directors of said company may sell, use or dispose of all such bonds at pleasure, upon such terms and in such manner as they may think best for the interest and advantage of said corporation; Provided, Proviso. that none of the bonds hereby authorised to be issued shall be for a less sum than one hundred dollars, and that nothing herein contained shall

Authorised to