

Commonwealth, and no payments on account of such claims shall hereafter be made except in the manner herein provided.

SECTION 3. This act shall take effect upon its passage.

Approved March 27, 1882.

AN ACT TO AUTHORIZE CITIES AND TOWNS TO RECOVER FOR EXPENSE INCURRED IN THE SUPPORT OR RELIEF OF PAUPERS.

Chap. 113

Be it enacted, etc., as follows:

Any city or town which incurs expense for the support of a pauper having a settlement therein may recover the same against such person, his executors or administrators, in an action of contract for money paid, laid out and expended for his use.

Expense of support of pauper may be recovered against him.

Approved March 27, 1882.

AN ACT TO ANNEX TO THE CITY OF SALEM A PARCEL OF LAND LYING IN THE TOWN OF PEABODY.

Chap. 114

Be it enacted, etc., as follows:

All that parcel of land lying in the town of Peabody belonging to the Harmony Grove Cemetery, which is described as follows, viz.:— Beginning at a point formed by the intersection of the south-westerly line of Tremont Street with the boundary line dividing the town of Peabody and the city of Salem, and running north-westerly by the south-westerly line of Tremont Street about two hundred feet to the south-easterly line of Mount Vernon Street; then turning and running south-westerly by the south-easterly line of Mount Vernon Street about seven hundred and fifty feet to the land now or late of James Buxton; then turning and running south-easterly by said land now or late of said Buxton about two hundred feet to said boundary line dividing said town and city; then turning and running north-easterly by said boundary line to the point of beginning; is hereby set off from the town of Peabody and annexed to the city of Salem.

Parcel of land in Peabody annexed to Salem.

Approved March 27, 1882.

AN ACT TO AMEND AND CONFIRM THE ARTICLES OF ASSOCIATION OF SAINT ELIZABETH'S HOSPITAL, AND TO CHANGE ITS CORPORATE NAME.

Chap. 115

Be it enacted, etc., as follows:

SECTION 1. The articles of association of the Saint Elizabeth's Hospital for Women, recorded with Suffolk deeds, book ten hundred and eighty-nine, page two hundred and eighty-nine, are amended by striking out the

Name changed.

words "for sick women" where they occur in the statement of the purpose of said corporation, so that hereafter its benefits shall not be limited to females; and said corporation shall be hereafter known as Saint Elizabeth's Hospital of Boston.

Certain acts
ratified.

SECTION 2. Said articles of association as amended by the preceding section are hereby ratified and confirmed; but nothing therein shall operate to deprive the supreme judicial court of its equity jurisdiction in the event of a dissolution of said corporation. All acts and proceedings of said corporation so far as they may have been defective or invalid by reason of any provisions contained in said articles regarding the manner and effect of a dissolution are ratified and confirmed.

SECTION 3. This act shall take effect upon its passage.

Approved March 27, 1882.

Chap. 116 AN ACT TO ALLOW THE INTERNATIONAL TRUST COMPANY TO MAKE
ADDITIONAL INVESTMENTS.

Be it enacted, etc., as follows:

May make
additional
investments.

SECTION 1. The International Trust Company, incorporated by chapter one hundred and fifty-two of the acts of the year eighteen hundred and seventy-nine, may, in addition to the investments it is now authorized by law to make, invest its deposits in the authorized loans of the United States, or any of the New England states; in the authorized loans of any of the counties, cities or towns in any of the New England states; in the first mortgage bonds of any railroad corporation which has earned and paid regular dividends for two years next preceding such investment, or in the bonds of any such railroad corporation as is unencumbered by mortgage, or in the stock of such railroad corporations incorporated by this Commonwealth; in the stock of national banks organized within this Commonwealth; in the notes of manufacturing corporations incorporated by any of the New England states, unencumbered by mortgage, which have earned and paid dividends for two years next preceding; may make loans on the notes of individuals for a period not exceeding four months, with a pledge of the bonds of any city of the United States containing more than one hundred thousand inhabitants, whose net indebtedness does not exceed five per cent. of the valuation of the taxable property therein, to be ascertained by the last preceding city valuation for the assessment of taxes; and may also invest such depos-