advancement of the sum above appropriated to the Sergeant-at-Arms of the Senate as the chairman of said committee shall in writing direct, for the purposes aforesaid; and the Sergeant-at-Arms shall, as soon as practicable, make a detailed report of the expenditures thereof, with proper vouchers, which, when so made, shall be received by said disbursing officer, and returned with his accounts to the proper officer of the Treasury Department.

**MISCELLANEOUS.**

To provide for a deficiency in the contingent expenses of the Department of Justice arising from omissions in enrolling act of last session "making appropriations for the legislative, executive, and judicial expenses of the Government for the year ending June 30, 1877, and other purposes" eleven thousand dollars to be disbursed under the Attorney General.

For transportation of notes, bonds, and other securities of the United States, being a deficiency for the current fiscal year, forty thousand dollars.

For the purchase of coal and labels for the Botanical Garden, five hundred dollars.

Approved, January 26, 1877.

**CHAP. 37.—An act to provide for and regulate the counting of votes for President and Vice-President, and the decision of questions arising thereon, for the term commencing March fourth, anno Domini eighteen hundred and seventy-seven.**

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Senate and House of Representatives shall meet in the hall of the House of Representatives, at the hour of one o'clock post meridian, on the first Thursday in February, anno Domini eighteen hundred and seventy-seven; and the President of the Senate shall be their presiding officer. Two tellers shall be previously appointed on the part of the Senate, and two on the part of the House of Representatives, to whom shall be handed, as they are opened by the President of the Senate, all the certificates, and papers purporting to be certificates, of the electoral votes, which certificates and papers shall be opened, presented, and acted upon in the alphabetical order of the States, beginning with the letter A; and said tellers having then read the same in the presence and hearing of the two houses, shall make a list of the votes as they shall appear from the said certificates; and the votes having been ascertained and counted as in this act provided, the result of the same shall be delivered to the President of the Senate, who shall thereupon announce the state of the vote, and the names of the persons, if any, elected, which announcement shall be deemed a sufficient declaration of the persons elected President and Vice-President of the United States, and, together with a list of the votes, be entered on the journals of the two houses. Upon such reading of any such certificate or paper when there shall be only one return from a State, the President of the Senate shall call for objections, if any. Every objection shall be made in writing, and shall state clearly and concisely, and without argument, the ground thereof, and shall be signed by at least one Senator and one member of the House of Representatives before the same shall be received. When all objections so made to any vote or paper from a State shall have been received and read, the Senate shall thereupon withdraw, and such objections shall be submitted to the Senate for its decision; and the Speaker of the House of Representatives shall, in like manner, submit such objections to the House of Representatives for its decision; and no electoral vote or votes from any State from which but one return has
Affirmative vote of both houses required to reject.

Announcement of decision.

Proceedings in case of double returns.

Affirmative vote of both houses required to reject. When the two Houses have voted, they shall immediately again meet, and the presiding officer shall then announce the decision of the question submitted.

Sec. 2. That if more than one return, or paper purporting to be a return from a State, shall have been received by the President of the Senate, purporting to be the certificates of electoral votes given at the last preceding election for President and Vice-President in such State, (unless they shall be duplicates of the same return,) all such returns and papers shall be opened by him in the presence of the two Houses when met as aforesaid, and read by the tellers, and all such returns and papers shall thereupon be submitted to the judgment and decision as to which is the true and lawful electoral vote of such State, of a commission constituted as follows, namely: During the session of each House on the Tuesday next preceding the first Thursday in February, eighteen hundred and seventy-seven, each House shall, by viva voce vote, appoint five of its members, who with the five associate justices of the Supreme Court of the United States, to be ascertained as hereinafter provided, shall constitute a commission for the decision of all questions upon or in respect of such double returns named in this section. On the Tuesday next preceding the first Thursday in February, anno Domini eighteen hundred and seventy-seven, or as soon thereafter as may be, the associate justices of the Supreme Court of the United States now assigned to the first, third, eighth, and ninth circuits shall select, in such manner as a majority of them shall deem fit, another of the associate justices of said court, which five persons shall be members of said commission; and the person longest in commission of said five justices shall be the president of said commission. The members of said commission shall respectively take and subscribe the following oath: “I, _______ do solemnly swear (or affirm, as the case may be) that I will impartially examine and consider all questions submitted to the commission of which I am a member, and a true judgment give thereon, agreeably to the Constitution and the laws; so help me God;” which oath shall be filed with the Secretary of the Senate. When the commission shall have been thus organized, it shall not be in the power of either house to dissolve the same, or to withdraw any of its members; but if any such Senator or member shall die or become physically unable to perform the duties required by this act, the fact of such death or physical inability shall be by said commission, before it shall proceed further, communicated to the Senate or House of Representatives, as the case may be, which body shall immediately and without debate proceed by viva voce vote to fill the place so vacated, and the person so appointed shall take and subscribe the oath hereinbefore prescribed, and become a member of said commission; and, in like manner, if any of said justices of the Supreme Court shall die or become physically incapable of performing the duties required by this act, the other of said justices, members of the said commission, shall immediately appoint another justice of said court a member of said commission, and, in such appointments, regard shall be had to the impartiality and freedom from bias sought by the original appointments to said commission, who shall thereupon immediately take and subscribe the oath hereinbefore prescribed, and become a member of said commission to fill the vacancy so occasioned. All the certificates and papers purporting to be certificates of the electoral votes of each State shall be opened, in the alphabetical order of the States, as provided in section one of this act; and when there shall be more than one such certificate or paper, as the certificates and papers from such State shall so be opened, (excepting duplicates of the same return,) they shall be read by the tellers, and thereupon the President of the Senate shall call for objections, if any. Every objection shall be made in writing, and shall state clearly and concisely, and without argument, the ground thereof, and shall be signed by at least one Senator and one member of the House of Representatives before
the same shall be received. When all such objections so made to any
certificate, vote, or paper from a State shall have been received and
read, all such certificates, votes, and papers so objected to, and all pa-
pers accompanying the same, together with such objections, shall be
forthwith submitted to said commission, which shall proceed to consider
the same, with the same powers, if any, now possessed for that purpose
by the two Houses acting separately or together, and, by a majority of
votes, decide whether any and what votes from such State are the votes
provided for by the Constitution of the United States, and how many
and what persons were duly appointed electors in such State, and may
therein take into view such petitions, depositions, and other papers, if
any, as shall, by the Constitution and now-existing law, be competent
and pertinent in such consideration; which decision shall be made in
writing, stating briefly the ground thereof, and signed by the members
of said commission agreeing therein; whereupon the two houses shall
again meet, and such decision shall be read and entered in the journal
of each House, and the counting of the votes shall proceed in conformity
therewith, unless, upon objection made thereto in writing by at least five
Senators and five members of the House of Representatives, the two
Houses shall separately concur in ordering otherwise, in which case such
concurrent order shall govern. No votes or papers from any other State
shall be acted upon until the objections previously made to the votes
or papers from any State shall have been finally disposed of.

SEC 3. That while the two Houses shall be in meeting, as provided
in this act, no debate shall be allowed and no question shall be put by
the presiding officer, except to either House on a motion to withdraw;
and he shall have power to preserve order.

SEC 4. That when the two Houses separate to decide upon an objec-
tion that may have been made to the counting of any electoral vote or
votes from any State, or upon objection to a report of said commission,
or other question arising under this act, each Senator and Represent-
ative may speak to such objection or question ten minutes, and not
oftener than once; but after such debate shall have lasted two hours,
it shall be the duty of each House to put the main question without fur-
ther debate.

SEC 5. That at such joint meeting of the two Houses, seats shall be
provided as follows: For the President of the Senate, the Speaker's
chair; for the Speaker, immediately upon his left; the Senators in
the body of the hall upon the right of the presiding officer; for the
Representatives, in the body of the hall not provided for the Sen-
ators; for the tellers, Secretary of the Senate, and Clerk of the
House of Representatives, at the Clerk's desk; for the other
officers of the two Houses, in front of the Clerk's desk and upon
each side of the Speaker's platform. Such joint meeting shall not
be dissolved until the count of electoral votes shall be completed and
the result declared; and no recess shall be taken unless a question shall
have arisen in regard to counting any such votes, or otherwise under
this act, in which case it shall be competent for either House, acting
separately, in the manner hereinbefore provided, to direct a recess of
such House not beyond the next day, Sunday excepted, at the hour of
ten o'clock in the forenoon. And while any question is being considered
by said commission, either House may proceed with its legislative or
other business.

SEC 6. That nothing in this act shall be held to impair or affect any
right now existing under the Constitution and laws to question, by pro-
ceeding in the judicial courts of the United States, the right or title of
the person who shall be declared elected, or who shall claim to be Presi-
dent or Vice-President of the United States, if any such right exists.

SEC 7. That said commission shall make its own rules, keep a record
of its proceedings, and shall have power to employ such persons as may
be necessary for the transaction of its business and the execution of its
powers.

Approved, January 29, 1877.
Jan. 31, 1877. CHAP. 41.—An act to amend sections five hundred and thirty-three, five hundred and fifty-six, five hundred and seventy-one, and five hundred and seventy-two of the Revised Statutes of the United States, relating to courts in Arkansas and other States.

Amendment of Revised Statutes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section five hundred and thirty-three of the Revised Statutes be amended so as to read as follows: "SEC. 533. That the State of Arkansas is divided into two districts, which shall be called the eastern and western districts of Arkansas. The western district includes the counties of Benton, Washington, Crawford, Sebastian, Scott, Polk, Sevier, Little River, Howard, Montgomery, Yell, Logan, Franklin, Johnson, Madison, Newton, Carroll, Boone and Marion, and the country lying west of Missouri and Arkansas, known as the Indian Territory. The eastern district includes the residue of said State." That section five hundred and fifty-six be amended so as to read as follows: "SEC 556. In the eastern district of Arkansas, there shall be appointed two clerks of the district court thereof, one of whom shall reside and keep his office at Little Rock, and the other shall reside and keep his office at Helena." That section five hundred and seventy-two be so amended as to provide for the holding of the regular terms of court in the eastern and western districts of Arkansas, as follows: In the eastern district of Arkansas, at Little Rock, on the first Monday in April and October, and at Helena on the second Monday in March and October. In the western district of Arkansas, at Fort Smith on the first Monday in February, May, August, and November. That section five hundred and seventy-one be amended so as to read as follows: "SEC 571. The district courts for the western district of Arkansas, the eastern district of Arkansas at Helena, the northern district of Mississippi, the western district of South Carolina, and the district of West Virginia, shall have in addition to the ordinary jurisdiction of district courts, jurisdiction of all causes, except appeals and writs of error, which are cognizable in a circuit court, and shall proceed therein in the same manner as a circuit court."

Approved, January 31, 1877.

Feb. 5, 1877. CHAP. 50.—An act for the relief of the destitute poor of the District of Columbia.

Appropriation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twenty thousand dollars, for the relief of the destitute poor in the District of Columbia, be and the same is hereby, appropriated, out of any money in the Treasury of the United States not otherwise appropriated; the same to be drawn by warrants of the Commissioners of the District of Columbia on the Treasurer of the United States, in such weekly installments as shall be necessary to relieve the distress of those in absolute want.

How drawn and expended.

SEC. 2. That for the purpose of ascertaining the amount thus necessary to be drawn for each weekly installment, the Commissioners of the District of Columbia shall require the relief commissioners of the District to furnish them the list of such families, and the number of persons in each, who are eligible and require relief from this fund. The said list shall constitute the voucher of the commissioners for the amount to be drawn by their warrant on the Treasurer of the United States.

Lists of destitute families.

SEC. 3. That all persons or relief associations claiming assistance from the fund shall make their application to the relief commissioners of the District, who shall keep an alphabetical list of all such applications, and shall determine upon the eligibility of the applicants, and shall submit the same to the Commissioners of the District of Columbia as vouchers for their warrant upon the Treasurer of the United States, in accordance with sections one and two of this act.

Applications for relief.

SEC. 4. That no part of this appropriation shall be used for any other purpose, nor paid out in any other manner, than for the purpose in the manner prescribed by the provisions of this act.