SUPPLEMENT

TO THE

POSTAL LAWS AND REGULATIONS

OF THE

UNITED STATES OF AMERICA.

EDITION OF 1902. IN EFFECT MARCH 4, 1907.

COMPILED AND EDITED UNDER THE DIRECTION OF THE POSTMASTER-GENERAL.

> WASHINGTON: GOVERNMENT PRINTING OFFICE. 1907.

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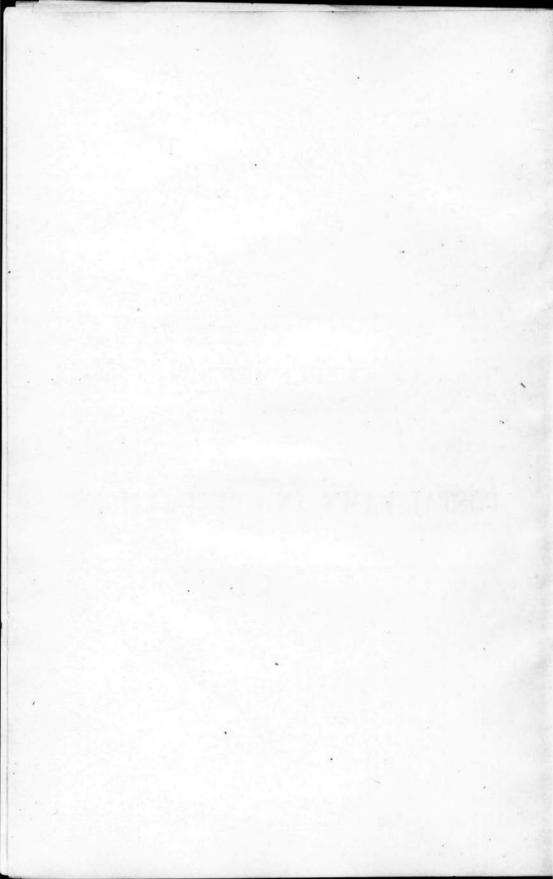
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SUPPLEMENT

TO THE

POSTAL LAWS AND REGULATIONS



Order No. 195.] Office of the Postmaster-General, Washington, D. C., March 4, 1907.

This Supplement to the Postal Laws and Regulations, edition of 1902, containing all the amendments thereto which have been promulgated since April 1, 1902, the new regulations governing the rural delivery service hereby promulgated, and the acts of Congress relating to the Post-Office Department and the postal service which have been passed since the date mentioned and which are now in force, shall take effect and be known as the "Supplement of 1907" from and after this date.

All regulations in conflict therewith are hereby superseded and abrogated.

Geo. B. Cortelyou, Postmaster-General.

EXPLANATORY NOTE.

In this Supplement only such paragraphs of sections as have been amended are included, unless otherwise stated. Therefore all other paragraphs under sections which have been amended found in the edition of 1902, Postal Laws and Regulations, remain in force. For example, the number of section 258, with its marginal note, is stated for the purpose of showing the section under which a paragraph has been amended. The section (paragraph 1) is not stated, for the reason that there is no amendment of it. Paragraph 3 is stated for the reason that the amendment occurs with reference to that paragraph. Paragraphs 2, 4, and 5, as found in the edition of 1902, are not stated or mentioned, because they are not amended. They therefore remain in force, as does paragraph 1. There are a few instances where the amendment is in effect the omission of a paragraph. In such cases the fact that the paragraph is omitted is merely stated.

All officers and employees of the Post-Office Department and the postal service who are supplied with the edition of 1902, Postal Laws and Regulations, should make appropriate notations opposite the sections contained therein which are amended, in order that the amend-

ments as stated herein may not be overlooked.

TITLE ONE.

POST-OFFICE DEPARTMENT AND POSTAL SERVICE.

CHAPTER 1.

ESTABLISHMENT AND ORGANIZATION OF THE POST-OFFICE DEPARTMENT.

II.—Officers of, and connected with, the Post-Office Depart-MENT.

Sec. 6. The act of June 22, 1906, making appropriations of the officers of the Post office Department tions for the legislative, executive, and judicial ex-ment.

See R. S. secs.

June 26, 1906, 393, 394, 400; 1906,

June 22, ch. 3514;

making appropriations for the service of the Post
Office Department, provide for the following officers 436, 437, 438, 439,

467-478. in the Post-Office Department:

Office of the Postmaster-General.

In the Office of the Postmaster-General:

Chief clerk and superintendent of Post-Office Department building.

Private secretary to the Postmaster-General.

Disbursing clerk.

Appointment clerk.

Clerk, assistant to chief clerk.

Chief inspector.

Chief clerk to chief inspector.

Purchasing Agent.

Chief clerk to Purchasing Agent.

Assistant Attorney-General.

Assistant attorney.

Assistant attorney.

Law clerk.

In the Office of the First Assistant Postmaster-General: Chief clerk.

Superintendent Division of Salaries and Allowances.

Assistant superintendent Division of Salaries and Allowances.

Chief Division of Correspondence.

Chief Division of Appointments.

Chief Division of Bonds and Commissions.

Superintendent Division of City Delivery.

Assistant superintendent Division of City Delivery.

Office of the First Assistant Postmaster-General.

Office of the Second Assistant Postmaster-General. In the Office of the Second Assistant Postmaster-General; Chief clerk.

Superintendent Division of Railway Adjustments.

Assistant superintendent Division of Railway Adjustments, and law clerk.

Superintendent Division of Foreign Mails.

Assistant superintendent Division of Foreign Mails with headquarters in New York, N. Y.

Chief clerk Division of Foreign Mails.

Chief Division of Contracts.

Chief Division of Mail Equipment.

General superintendent Division of Railway Mail Service.

Assistant general superintendent Division of Railway Mail Service.

Chief clerk Division of Railway Mail Service.

Assistant chief clerk Division of Railway Mail Service.

Office of the Third Assistant Postmaster-General.

Office of the Fourth Assistant

Postmaster-Gen-

eral.

In the Office of the Third Assistant Postmaster-General: Chief clerk.

Superintendent Division of Stamps.

Superintendent Division of Finance.

Assistant superintendent Division of Finance.

Superintendent Division of Classification.

Four special agents Division of Classification.

Chief Division of Redemption.

Superintendent Division of Registered Mails.

Six assistant superintendents Division of Registered Mails.

Superintendent Division of Money Orders.

Chief clerk Division of Money Orders.

In the Office of the Fourth Assistant Postmaster-General: Chief clerk.

Superintendent Division of Rural Delivery.

Assistant superintendent Division of Rural Delivery.

Superintendent Division of Dead Letters.

Superintendent Division of Supplies.

Assistant superintendent Division of Supplies.

Topographer.

Assistant topographer.

Note.—See secs. 1396 to 1399 as to general superintendent and officers of the railway mail service; Title One, ch. 3, as to post-office inspectors; sec. 8 as to per diem allowances to assistant superintendents of the Division of Salaries and Allowances; and sec. 10 as to per diem allowances to assistant superintendents of the Division of Registered Mails.

Organization of Post-Office Department,

2. The organization of the Post-Office Department shall be as follows:

Office of the Postmaster-General:

Chief clerk.

Private secretary.

Assistant Attorney-General.

Purchasing Agent.

Office of the Postmaster-General—Continued.

Chief inspector (Division of Post-Office Inspectors.)

Appointment clerk.

Disbursing clerk.

Office of the First Assistant Postmaster-General:

Division of Postmasters' Appointments.

Division of Salaries and Allowances.

Division of City Delivery.

Office of the Second Assistant Postmaster-General:

Division of Railway Mail Service.

Division of Foreign Mails.

Division of Railway Adjustments.

Division of Contracts.

Division of Inspection.

Division of Equipment.

Office of the Third Assistant Postmaster-General:

Division of Finance.

Division of Stamps.

Division of Money Orders.

Division of Registered Mails.

Division of Classification.

Division of Redemption.

Office of the Fourth Assistant Postmaster-General:

Division of Rural Delivery.

Division of Supplies.

Division of Dead Letters.

Division of Topography.

The regulations of the Post-Office Department are hereby amended in conformity with the foregoing transfers and designations.

Sec. 101. The personal expenses for which a per Personal expenses diem is allowed traveling representatives of the Department include cost of food, lodging, omnibus or hack fares, and other incidentals of a personal charac-Sleeping-car fares are not included.

V.—ORGANIZATION.

POSTMASTER-GENERAL.

Sec. 16. The Postmaster-General assigns to his of- office of the Postmaster-General. fice: The superintendence and government of the De-matters assigned partment, and the appointment of the officers, clerks, of Department and employees; the general direction of the postal serve—of postal service. ice in all its branches, the management of its finances and disbursement of appropriations; the submission of cases to the President relating to appointments to be made by him; the determination of appeals from the action of the several Assistant Postmasters-General; the

Appointments.

orders.

Regulations, promulgation of rules and regulations; the consideration of claims of postmasters for credit or reimbursement for losses by fire, burglary, or other unavoidable casualty; the issuance of all orders requiring the formal approval of the Postmaster-General; the custody of the official seal; and the performance of all special duties enjoined by law upon the Postmaster-(See sec. 12. Note.)

Special duties.

Seal.

Officers attached to office of Post-master-General.

2. The chief clerk of the Post-Office Department and superintendent of Post-Office Department building, the appointment clerk, the disbursing clerk, the Assistant Attorney-General, the Purchasing Agent, and the chief inspector, will be attached to the office of the Postmaster-General.

elerk of Depart-Chief clerk Post-Office ment.

duties of. Supervision clerical force.

3. The chief clerk of the Post-Office Department is charged with the general superintendence of the clerof ical force of the Department; the assignment of clerks to offices and divisions; the consideration of applications for leaves of absence by clerks and Department employees; the supervision of the preparation of estimates for the departmental and postal service; the keeping of the journals and order books; the supervision of the advertising; the supervision of requisitions

Custody of journals and records.

Supervision expenditures.

of upon the Treasury and the expenditure of the appropriations for the departmental service; the furnishing of stationery supplies for the departmental service out of the appropriation for stationery, contingent expenses, Post-Office Department; the consideration and signing of requisitions upon the Public Printer for the printing and binding required in the postal service and the Department, and receiving, and inspecting on receipt, of blanks required in the Post-Office Department: the preparation of contracts for the publication of of the Official Postal Guide, compilation of the matter therefor, and supervision of its publication and distri-

Preparation Official Postal Guide.

business correspondence.

Supervision buildings and property therein.

maps and supervision of their issue and sale; the furnishing of information for settlement of Government Miscellaneous telegraph accounts: the miscellaneous business correspondence of the Postmaster-General's office; the of care of the Department and other buildings rented in connection therewith, and of all the furniture and public property therein; also the direction of the force of

bution; the consideration of applications for post-route

laborers and charwomen; the general superintendence of the watchmen through the captain of the watch; watch and laboring and the performance of such other duties as may be required by the Postmaster-General.

Direction of

a. The assistant to the chief clerk shall act as chief Assistant to chief clerk in the absence of that officer and perform such -duties of. other duties as may be assigned to him.

ment.

and the heads of the several offices of the Department -duties of. upon questions of law arising upon the construction of Opinions on questions of law. the Postal Laws and Regulations, or otherwise, in the course of business in the postal service; with the consideration and submission (with advice) to the Postmaster-General of all claims of postmasters for losses

Claims of

Compromises, re-

Prosecutions, suits.

Pardons.

Appeals to Postmaster-General.

Frauds, lotteries.

Contracts.

4. The Assistant Attorney-General is charged with Assistant Attorney-General for the duty of giving opinions to the Postmaster-General Post-Office Department by fire, burglary, or other unavoidable casualty, and masters for losses. of all certifications by the Auditor for the Post-Office Department of cases of proposed compromise of lia-Compromise of lia-Missions. bilities to the United States, and of the remission of fines, penalties, and forfeitures under the statutes; the keeping and preparation of all correspondence with the Department of Justice relating to prosecutions and suits affecting or arising out of the postal service, and with the consideration of applications for pardon for crimes committed against the postal laws which may be referred to the Department; with the preparation and submission (with advice) to the Postmaster-General of all appeals to him from the heads of the offices of the Department depending upon questions of law; with the determining of questions as to the delivery of mail the ownership of which is in dispute; with the hearing and consideration of cases relating to lotteries and the misuse of the mails in furtherance of schemes to defraud the public; with the consideration of all questions relating to the mailability of alleged indecent, obscene, scurrilous, or defamatory matter; with the examining and, when necessary, drafting of all contracts of the Department; and with such other like duties as may from time to time be required by the Postmaster-General.

5. The assistant attorneys for the Post-Office De-Assistant attorpartment are assigned to the office of the Assistant fice Department.—duties of Attorney-General for the performance of such duties

as the latter may direct. During the absence of the Assistant Attorney-General the senior assistant attornev will perform the duties devolving upon that officer.

Purchasing Agent. 440.

Bond.

Duties.

6. That there shall be appointed by the President, by and appointment of.
1904, April 29, ch. with the advice and consent of the Senate, a Purchasing Agent 1759, 33 Stat. L., for the Post-Office Department, who shall hold office for four years unless sooner removed by the President, and who shall receive an annual salary of four thousand dollars, give bond to the United States in such sum as the Postmaster-General may determine, and report direct to the Postmaster-General; and who shall, under such regulations, not inconsistent with existing law, as the Postmaster-General shall prescribe, and subject to his direction and control, have supervision of the purchase of all supplies for the postal service.

Purchasing supnlies

The Purchasing Agent, in making purchases for supplies necessary for the Post-Office Department, shall advertise, as now provided by law, and award contracts for such supplies to the lowest responsible bidder in pursuance of existing law.

Records of bids.

The Purchasing Agent shall have recorded in a book to be kept for that purpose a true and faithful abstract of all bids made for furnishing supplies to the Post-Office Department, giving the name of the party bidding, the terms of the offer, the sum to be paid, and he shall keep on file and preserve all such bids until the end of the contract term to which they re-Each bidder shall have the right to be present, either in Inspection of bids. person or by attorney, when the bids are opened, and shall

Preference to do-

Proposals.

Records to open to inspection.

Department shall be made by the Purchasing Agent in the name of the Postmaster-General subject to his approval, and mestic productions, in purchasing such supplies preference shall be given to articles of domestic production and manufacture, conditions of price and quality being equal. There shall be separate proposals and separate contracts for each class of material furnished. be These records shall be open at all times for the inspection of Congress, and for the inspection of those who may be interested in such contracts made, or to be made, to furnish supplies to the Post-Office Department.

have the right to examine and inspect all bids. All purchases, advertisements, and contracts for supplies for the Post-Office

Assignment of duties.

a. To the Purchasing Agent for the Post-Office Department is assigned, under the direction and control of the Postmaster-General, the supervision of the purchase of all supplies; and all purchases of supplies of every nature and character, whether under contract or not, either for the Post-Office Department proper or for any branch of the postal service, shall be made by the Purchasing Agent: Provided, however, that authorizations for allowances to postmasters or other postal officials for the purchase of supplies, if approved by the Purchasing Agent, may be issued by the bureau officer who controls the appropriation to which such allowances are chargeable.

b. The requisition for supplies, or the authorization Review of requisitions for supplies of allowances for purchase of supplies, shall originate or authorize in the bureau or office of the Department desiring such supplies or allowances. It shall be the duty of the Purchasing Agent to review carefully such requisition or authorization, and if he thinks it a proper one he shall honor it. If, however, he is convinced that it is not a proper requisition or allowance he shall report that fact to the bureau officer and the Postmaster-General for their consideration.

authorizations

c. The specifications upon which bids are submitted Review of specishall be formulated under the direction of the bureau which bids are submitted. officer for whom the supplies are to be purchased, after which they shall be carefully reviewed by the Purchasing Agent, and if not satisfactory to him he shall state his objections in writing to the bureau officer under whose direction they have been prepared; and in the event that after further consideration by such bureau officer and the Purchasing Agent there is still a disagreement, it shall be the duty of the Purchasing Agent to submit a statement of the matter in writing to the Postmaster-General for final determination.

d. The Purchasing Agent shall prepare and issue the advertisements and forms for proposals necessary to the making of contracts. After proposals have been submitted they shall be opened and examined by a committee which shall have been previously appointed for that purpose by the Postmaster-General, and which committee shall make report thereon to the Postmaster-General and the Purchasing Agent, suggesting such awards as, in their judgment, are desirable and proper to be made; and the Purchasing Agent shall recommend to the Postmaster-General such action as, in his judgment, should be taken.

Preparation advertisements.

Committee

e. All articles bought under contract shall, so far as practicable, be inspected by a committee appointed by the Postmaster-General, which committee shall make report to the Postmaster-General and the Purchasing Agent, recommending suitable action; and all articles bought in the open market by the Purchasing Agent shall, as far as practicable, be similarly inspected; but the Purchasing Agent shall at all times have the right to make an independent inspection on his own account. If the Purchasing Agent concludes that the supplies are satisfactory in every respect, they shall be accepted;

Articles bought, to be inspected.

if he concludes that they do not comply with the specifications, if furnished under contract, or are not up to the requisite standard, if purchased in open market, they shall be rejected; or if, in the event that they were rejected, the service would suffer by delay, they may be accepted by the Purchasing Agent at a reduction in price to be fixed by the committee of inspection, subject to his approval.

Inspection of bills for purchases.

f. All bills for purchases shall be submitted to the Purchasing Agent for his approval or disapproval.

Requisitions be approved chief clerk.

q. All requisitions for supplies originating in any bureau or office of the Department, to be paid for from the appropriations for contingent expenses of the Post-Office Department, shall be approved by the chief clerk of the Post-Office Department before being submitted to the Purchasing Agent.

Preparation forms.

h. The Purchasing Agent shall prepare and furnish forms to the different bureaus and other offices of the Department on which to make requisitions for such supplies as may be considered necessary.

Chief clerk Purchasing Agent.

i. The chief clerk to the Purchasing Agent shall perform such duties as may be assigned to him.

Division of Post-Office Inspectors. Chief inspector. duties of. Post - office spectors.

7. The Division of Post-Office Inspectors, under the supervision of the chief inspector, is charged with the government and assignment to duty of all the postoffice inspectors employed in the service, and the supervision of the business of that force; with the preparation and issue of all cases for investigation, and with all matters relating to depredations upon the mails Complaints and and losses therein, including complaints and inquiries relating to mail matter passing between the United States and foreign countries and across the territory of the United States from one foreign country to another, and the correspondence, foreign and domestic, connected with the same. This correspondence shall include the treatment of all inquiries addressed to the United States Post-Office Department by foreign postal administrations, or by persons interested, or reported by postal officials and others under sections

> 505 and 547, concerning losses and irregularities in the domestic and international mails, and the prosecution of all inquiries for the purpose of determining whether articles of mail matter have been delivered or not, and also all cases where some form of return receipt is

> > This division

required which has not been received.

Investigations.

Depredations.

inquiries ing mail. concern-

-correspondence relating to.

is also charged with the keeping of the records and -records of. preparing statistics of the inspector's force; with the examination for allowance of the accounts of inspec--accounts of. tors and the keeping of the Department accounts of expenditures in this service; with the safe custody of money and property collected or received by inspectors, and the preparation of cases for submission to the Postmaster-General for orders for the restoration thereof to the proper parties or owners; and with the performance of such other duties as may from time to time be required by the Postmaster-General.

a. The chief clerk to the chief inspector shall per- Chief clerk to chief inspector.

form such duties as may be assigned to him.

a roster of all officers, clerks, and employees of the —duties of.
Roster of officers Department, including those employed at the postage and employees. stamp, stamped envelope, and postal card agencies, post-office inspectors, and superintendents and assistant superintendents of the railway mail service, and all papers, applications, recommendations, and files relating thereto; the preparation of all orders for appointments, promotions, removals, or acceptance of Orders for acceptance of pointments, etc. resignations, and of all communications for the Postmaster-General to the officers of the Department and to the Civil Service Commission relating thereto. communications to the Civil Service Commission touching on matters above referred to, and all in-

quiries regarding pending business with the Commission, shall be submitted through the office of the Post-

master-General for appropriate action.

9. The disbursing clerk is charged with the prepara- Disbursing clerk. tion of the pay rolls and payment of all salaries to Payment of salaries, etc. all officers, clerks, and employees of the Department; the making of all expenditures for rent of departmental buildings, contingent expenses, the topog- Miscellaneous rapher's office, publication of the Official Postal Guide, and for postage on the Department's foreign correspondence; the sale of waste paper and unserviceable Sale of waste property; and the keeping of accounts of expenditures. The disbursing clerk shall give bond in the Bond of disburs-sum of \$40,000 for the safekeeping, proper disburse-see R. S., sec. ment of, and accounting for, all public moneys coming into his possession, and for the faithful discharge of the duties of his office, according to law.

8. The appointment clerk is charged with keeping Appointment

Orders for ap-

FIRST ASSISTANT POSTMASTER-GENERAL.

Office of the First Assistant Postmaster-General. duties of.

Sec. 17. To the First Assistant Postmaster-General is assigned the establishment of post-offices, their discontinuance and change of name and site; the appointment of postmasters and their bonding and commis-Establishment, sioning; the general management of post-offices and management of post-offices. the instruction of postmasters, except as otherwise prothe instruction of postmasters, except as otherwise provided in these regulations; the adjustment of salaries of postmasters at Presidential offices; the authorization of allowances for rent, clerk hire, and other expenditures connected with post-offices; the government of the city and special delivery services; and the correspondence of the Department with postmasters and the public not assigned to other offices.

Chief clerk.

2. The chief clerk to the First Assistant Postmaster-General is charged with the review of the official correspondence of all of the divisions of the First Assistant Postmaster-General's Office and shall perform such other duties as the First Assistant Postmaster-General shall direct.

Divisions of office

3. For the performance of the duties of this office the clerical force is organized into three divisions:

Division of Postmasters' Appointments. duties of.

postmasters. missions.

Complaints; leaves of absence; establishment, dis-continuance, and

4. The Division of Postmasters' Appointments, under the supervision of a superintendent of division, is Appointment of charged with the preparation and custody of all papers Bonds and com- and correspondence relating to the appointment of postmasters, including their bonds and commissions; to complaints against postmasters and post-office mancontinuance, and to complaints against the continuance of name and agement; to the granting of leaves of absence to postmasters; and to the establishment, discontinuance, and change of name and site of post-offices.

Division of Sal-aries and Allow-ances. Superintendent. duties of. Management post-offices.

5. The Division of Salaries and Allowances, under the supervision of a superintendent of division, is of charged with the making of computations for the annual adjustment of the salaries of postmasters at first, second, and third class post-offices; the consideration of all matters pertaining to the clerical force of first and second class offices, including the appointment, upon the nomination of postmasters, and bonding of clerks, their salaries, and preparation of cases for charges preferred against them; the allowance for clerk hire at third and fourth class (separating) offices; rent, fuel, and light at first, second, and third class offices; for canceling machines and motive power for operating them; for miscellaneous and incidental

Allowance clerk hire. rent, etc.

items, including furniture at first and second class offices; the consideration of questions affecting the Consolidation of consolidation of post-offices, and the establishment of lishment of stations. stations: the location of offices of the first, second, and third classes and stations connected therewith, and the arranging for leases therefor; and the regulation of box-rent rates and deposits for keys of lock boxes in post-offices.

Leases Box rents. Key deposits.

a. The assistant superintendent shall perform such Assistant superintendent.

duties as may be assigned to him.

Division of City

6. The Division of City Delivery, under the superDivision of City

Compared with Superintendent. vision of a superintendent of division, is charged with the consideration and preparation of regulations for the government of the city and special-delivery serv- -city and special ices, and preparation of cases for the appointment of delivery services. letter carriers, for allowances for carrier delivery furniture, letter and package boxes, collection wagon service, carriers' equipments, and incidental expenses; the preparation of cases for the establishment of new service and the extension of existing service.

a. The assistant superintendent shall perform such duties as may be assigned to him.

intendent.
—duties of.

SECOND ASSISTANT POSTMASTER-GENERAL.

Sec. 18. To the Second Assistant Postmaster-General of the Second Assistant Post-is assigned the authorization and the management of master-General. the transportation of the domestic and foreign mails mails. by means of railroad, electric and cable car, steamship, —contracts for. steamboat, star route, mail messenger, wagon service in cities, and other service, and the making and execution of all contracts or agreements therefor; the appointment of mail weighers; the direction of the weighing Appointment of of the mails and the adjustments of compensation weighing of mails. thereon; the authorization of and allowance for full car pay.
railway postal cars; the authorization of the transportation of supplies, etc. tation of postal cards, stamped envelopes, and supplies and equipment by freight; the preparation of advertisements for mail lettings, the reception of proposals therefor, the preparation of the orders of award thereon by the Postmaster-General, and the execution of contracts accordingly; the authorization of changes in schedules where the same are fixed by orders; the making of reports respecting this service, which are Reports to Audirequired by law, to the Auditor for the Post-Office De-

Mail lettings.

reports as to performance of the service and the preparation of orders for the Postmaster-General making Deductions and deductions for nonperformance and imposing fines for delinquencies; the authorization of payments to railway postal clerks; the general supervision of the mailbag and mail-lock repair shops; the furnishing, repair, and distribution of mail equipment used in the

partment; the receipt and examination of postmasters'

Mail equipment.

transportation of the mails; the direction of mail distribution and the course of the mails; the supervision mail of the railway mail service, foreign mail service, and

Railway service.
Foreign mail all other classes of transportation service.

Chief clerk.

2. The chief clerk to the Second Assistant Postmaster-General shall perform such duties as the latter may direct.

Divisions of office.

3. For the performance of the duties of this office the clerical force is organized into six divisions. 4. The Division of Railway Mail Service, under the

Railway Mail Service, is charged with the preparation

and recommendation of all regulations for the govern-

pointment, removal, transfer, promotion, and reduction of all officers of the service and railway postal

general conduct of the mail service on railroad and inland steamboat routes; the investigation and report of the necessity for the establishment of service on

new railroads; the conduct of mail weighings; the re-

Division of Rail- 4. The Division of Railway Mail Service, under the way Mail Service.

General superin-supervision of the general superintendent Division of tendent. duties of. Rules, etc.

Appointments, ment of the railway mail service, and of cases for apete.

Conduct of serv-clerks, and for the appointment of mail weighers; the

New service. Mail weighings. Car space.

dispatch of mails.

penditures.

Bulletin.

port as to necessary additional car space; the instruc-Distribution and tion of postmasters relative to the distribution and dispatch of mails at post-offices; the preparation of Miscellaneous ex- cases for the authorization of miscellaneous expenditures and credits for the incidental needs of the railway mail service; and the issue of the official Daily Bulletin, showing all changes affecting the postal service.

Assistant gen. eral superintend-

a. The assistant general superintendent shall perform such duties as may be assigned to him, and shall act as general superintendent in the absence of that official.

Chief clerk.

b. The chief clerk shall perform such duties as may be assigned to him.

c. The assistant chief clerk shall perform such duties Assistant chief as may be assigned to him.

Note.—See Title Eight for laws and regulations relative to the organization and conduct of the railway mail service; secs. 493 to 496, as to preparation of certain matter for mailing under direction of the general superintendent.

5. The Division of Foreign Mails, under the supervision of the superintendent Division of Foreign Mails, Superints is charged with the duty of arranging all details connected with the exchange of mails with foreign countries, including arrangements for the ocean transportation of all mails from the United States: the preparation of postal treaties and conventions, except those relating to international money orders; the --except. preparation of special instructions to postmasters at the United States exchange post-offices in regard to foreign mails; the preliminary consideration and preparation of all cases arising relative to foreign mail matter, and for the remission of erroneous or excessive postage charges on matter for or from foreign countries; the adjustment of the rates to be paid by foreign countries for the transportation of their mails in transit across the territory of the United States; the preparation of the general correspondence with foreign countries, except that relating to the money-order system and that conducted by the chief inspector; the translation of letters and documents in foreign languages received by the Department; the consideration of inquiries relating to the international postal service and the charges for United States customs duties on articles received in the mails (whether from foreign postal officials or from private citizens at home or abroad); of applications for the return to senders of, or change of address on, articles contained in the mails exchanged with foreign countries, and of complaints relating to the use of alleged fraudulent post-eign stamps. age stamps on articles from foreign countries; the preparation of the blank forms for use in the exchange of mails and their issue to postmasters on requisition; the preparation of the monthly schedule of the sailings of mail steamers; the supervision of the sea post service and the parcel post service; and the examination of the accounts of each vessel or line carrying

Division of For-Superintendent. duties of.

Transportation of foreign mail.

Postal conven-

Dispatch of mails.

Transit rates.

Correspondence. except.

Translations.

Inquiries.

Return of mail.

Fraudulent

Blanks.

Sailings.

Sea post.

Parcel post.

mails from the United States, and preparation of recognitions by the Second Assistant Postmaster-General for payment of the amounts due for such service.

Payments for Assistant superintendent.

a. The assistant superintendent shall have headquarters at New York, N. Y., and perform such duties as may be assigned to him.

Chief clerk.

b. The chief clerk shall perform such duties as may

Division of Rail-way Adjustments. Superintendent, duties of.

be assigned to him. 6. The Division of Railway Adjustments, under the supervision of the superintendent Division of Railway

Postal cars.

mails

Adjustment pay.

certain miscellane ous expenditures.

ic tube, and mail-

Adjustments, is charged with the preparation of cases authorizing the transportation of mails by railroads, cable and electric roads, wagons and pneumatic tubes in cities, and by mail messengers; the establishment of railway postal car service and changes in existing service: the preparation of orders and instructions for the Weighing of the weighing of mails on railroads; the receipt of returns and the computation of the basis of pay therefrom; the preparation of cases for the adjustment of allowances to railroads for carrying the mails and for postal Authorization of cars; the authorization of miscellaneous expenditures and of credits therefor for the weighing of the mails and for the transportation by freight of postal cards, stamped envelopes, mail equipment, and such supplies and official matter as may be transported in this man-Wagon, pneumat-ner; and the preparation of all advertisements invitmessenger services. ing proposals for wagon and pneumatic tube services in cities and for mail-messenger service; the consideration of proposals received in response thereto; and the preparation of all correspondence and the drafting of all orders relating to these matters.

Assistant superintendent.

a. The assistant superintendent shall perform such duties as may be assigned to him.

Division of Contracts. Chief. duties of. steamboat service.

7. The Division of Contracts, under the supervision of the chief Division of Contracts, is charged with the Star-route and preparation of all advertisements inviting proposals for star and steamboat service, the indorsement and recording of all proposals received, and the drafting of orders for the award of contracts; the preparation of cases for the establishment of new service, change of existing service, including number of trips and sched-Schedules of de- ules of departures and arrivals, keeping the records pertaining to the same, and drafting such orders relating thereto as are to be entered on the Journal; the

partures, etc.

preparation of daily reports to the Auditor for the Reports to Audi-Post-Office Department of all contracts and orders affecting the accounts for mail transportation; the preparation of the statistics and reports of mail service required by law; and the preparation of all correspondence relating thereto.

8. The Division of Inspection, under the supervision of the chief Division of Inspection, is charged with the examination of the monthly and special reports of postmasters as to the performance of service by contractors; the preparation of cases and orders for deductions for nonperformance of service and for the imposition of fines for delinquencies of contractors and carriers; the preparation of orders authorizing payments to railway postal clerks; the preparation of certifications of service to the Auditor; and the preparation of correspondence relative to the nonperformance of contract requirements for carrying the mail.

9. The Division of Equipment, under the supervision of the chief Division of Equipment, is charged with the general management of mail-bag and maillock repair shops; the issuing of mail pouches, sacks, lasue of ma locks, keys, key chains, etc., to postmasters and other officials entitled thereto; keeping records of the receipt and issue of all articles furnished; and the examination of all accounts pertaining to the purchase or

repair of mail equipment.

Division of In-Chief. -duties of Examination reports of service.

Deductions, fines.

Pay Reports to Audi-

Division of Equip-Chief. Repair shops.

Records.

Accounts.

THIRD ASSISTANT POSTMASTER-GENERAL.

Sec. 19. To the Third Assistant Postmaster-General is assigned the general supervision of the collection and General. deposit of the revenues of the postal service, and of its financial operations; the keeping of accounts of postal receipts and of payments from the Treasury and the several subtreasuries and depositories; the drawing of warrants for the payment of any indebtedness of the Department and for covering into the Treasury moneys derived from the service; the supervision and Registry system. management of the registry system in all its parts, both foreign and domestic; the collection and recording of statistics relating thereto; the preparation of instructions to postmasters and other officers, and of all correspondence relating to the subject: Provided, That all

Office of the Third Assistant Postmasterduties of. Collection and deposit of revenues.

Payments by warrant.

correspondence with foreign offices relating to the foreign registry system shall be conducted through the Second Assistant Postmaster-General, Division of Foreign Mails, but all changes from existing methods of dispatching foreign registered mails shall be promptly reported to the Third Assistant Postmaster-

Money-order sys-General; the supervision and management of the tem. Classification of money-order system; the classification of mail matemail matter.
Penalty envel-ter; the use of penalty envelopes and the franking priv- privilege; the enforcement of the statutes relative to Franking Limit of weight, the limit of weight of mail; and the supervision, Stamps, postal through the Government agencies, of the manufacture cards, etc. manufacture of. of all postage stamps, postal cards, stamped envelopes, and newspaper wrappers, and their distribution.

-distribution of. Chief clerk.

2. The chief clerk to the Third Assistant Postmaster-General shall perform such duties as the latter may direct.

Divisions of office.

3. For the performance of the duties of this office the clerical force is organized into six divisions:

of the superintendent Division of Finance, is charged

4. The Division of Finance, under the supervision

Division of Finance. Superintendent.

duties of.

Revenues Collection.

with the receipt and prompt deposit or other disposal of all moneys coming directly to the Department; the collection and deposit of the postal revenue, and of all checks, drafts, and bills of exchange covering

amounts due to the Department; the preparation, upon reports from the Auditor for the Post-Office Department, and after proper examination and comparison, of all drafts and warrants for the payment of such indebtedness as is not settled through postmasters, and of all warrants for covering postal moneys into the Treasury, keeping records of all such drafts and war-

Warrants.

counts.

Record of ac- rants; the keeping of accounts of expenditures under the several appropriations for the postal service, and

with the Treasury and several subtreasuries and designated depositories; the consideration of alleged irregularities and false returns of business by postmasters; the preparation of cases for investigations concerning such false returns, and other delinquencies

affecting the postal revenue; the examination of the reports of post-office inspectors in all such matters; and the preparation of all necessary orders relating thereto for the consideration and action of the Post-

master-General.

False returns by postmasters.

a. The assistant superintendent shall perform such Assistant superintendent. duties as may be assigned to him.

5. The superintendent of Division of Finance shall give bond Bond of superinin such amount as the Postmaster-General may determine for tendent. the faithful discharge of his duties.

1906, June 22, ch. 3514, 34 Stat. L.,

The amount of the bond required is \$10,000.

6. The Division of Stamps, under the supervision Div Stamps. of the superintendent Division of Stamps, is charged with the consideration of all requisitions from postmasters for supplies of postage stamps, special-delivery Postage stamps, stamps, stamped envelopes, newspaper wrappers, and postal cards, examining such requisitions and determining whether or not they are drawn in proper amounts; the keeping of accounts of all stamp supplies and offi--accounts of. cial envelopes furnished postmasters; the preparation of orders on the various contractors; the preparation for investigation of all cases involving the loss, miscarriage, or detention of stamp supplies; the consideration of cases relating to the use of alleged fraudu-Fraudulent United States postlent United States postage stamps and the legitimacy age stamps. of postmasters' sales of stamped paper; the general supervision of the three agencies established at the Government agencies. places where postage stamps, stamped envelopes, newspaper wrappers, and postal cards are made by the contractors; the examination, adjustment, and verification of the accounts of contractors for furnishing stamped paper; the preparation of estimates, for the Manufacture of stamped paper, etc. consideration of the Assistant Attorney-General for the Post-Office Department in postmasters' claims for losses incurred by fire, burglary, or other unavoidable casualty.

Division of Superintendent. duties of.

Claim for losses.

7. The Division of Money Orders, under the supervision of the superintendent Division of Money Orders, is charged with the general direction of the postal money-order system, both domestic and international. and the preparation of conventions for the exchange of money orders with foreign countries.

Division of Money Superintendent. duties of.

Conventions.

a. The chief clerk shall perform such duties as may be assigned to him.

8. The Division of Registered Mails, under the Division of istered Mails. supervision of the superintendent Division of Registered Mails, is charged with the management of the registry system and all correspondence in relation there-registry system. to: Provided, That all correspondence with foreign

Division of Reg-Superintendent. duties of. Management of

offices relating to the foreign registry system shall be conducted through the Second Assistant Postmaster-General, Division of Foreign Mails, but all changes from existing methods of dispatching foreign registered mails shall be promptly reported to the Third Assistant Postmaster-General; the instruction of postmasters and the furnishing of information relative to the registry service; the keeping of records and statistics of the registry business at all post-offices; the establishment and control of all through exchanges of registered mail; and the consideration of, and report in- upon, all claims for indemnity for lost registered matter, and the notification of applicants if claims are rejected.

Records.

Claims demnity.

Assistant superintendents.

a. The assistant superintendents shall perform such duties as may be assigned to them.

Division of Classification Superintendent.

duties of. Classification of

mail matter.

Penalty opes.

postage.

Special agents.

Division of Redemption. Chief.

duties of. salable stamps, etc.

Report Auditor.

9. The Division of Classification, under the supervision of the superintendent Division of Classification, is charged with the consideration of all questions relating to the classification of matter admissible to the mails, intended or deposited for mailing, including the determination of the admissibility of publications to Second-class mat- the second class of mail matter and their right to conenvel-tinue therein; the use of penalty envelopes and the Franking privilege; the supervision of the collection Collection of postage; the examination of postmasters' statements of second-class postage collected; and keeping the necessary records connected therewith.

> a. The special agents of this division shall perform such duties as may be assigned to them.

10. The Division of Redemption, under the supervision of the chief Division of Redemption, is charged Damaged and un- with the receipt, examination, and destruction of damaged and unsalable stamps, stamped envelopes, and postal cards sent by postmasters to the Department for the redemption, making report of the amount thereof to

the Auditor for the Post-Office Department for proper credit.

FOURTH ASSISTANT POSTMASTER-GENERAL.

Office of the Fourth Assistant Postmaster General. -duties of.

Sec. 20. To the Fourth Assistant Postmaster-General is assigned the general supervision of the rural delivery service; of the custody and distribution of supplies for the postal service; of the treatment of all

unmailable and undelivered mail matter, and of the making, printing, and distribution of post-route and rural-delivery maps.

2. The chief clerk to the Fourth Assistant Postmaster-General shall perform such duties as may be

assigned to him.

these subjects.

3. For the performance of the duties of this office Divisions of ofthe clerical force is organized into four divisions:

4. The Division of Rural Delivery, under the super- Division of Ruvision of the superintendent Division of Rural Delivery, is charged with the consideration of all matters and the preparation of all orders affecting the establishment, extension, and maintenance of the rural delivery service, and the appointment and discipline of rural carriers, and with the supervision of the operation of said service.

a. The assistant superintendent Division of Rural Assistant super-Delivery shall perform such duties as may be assigned to him.

Division of Sup-

Superintendent.
-duties of.

Chief clerk.

5. The Division of Supplies, under the supervision Dies. of the superintendent Division of Supplies, is charged with the custody and the distribution of supplies for the postal service.

Superintendent.
-duties of.

a. The assistant superintendent Division of Supplies Assistant superintendent.

shall perform such duties as may be assigned to him. 6. The Division of Dead Letters, under the super- Letters,

Division of Dead Superintendent. duties of.

vision of the superintendent Division of Dead Letters, is charged with the treatment of all unmailable and undelivered mail matter which is sent to it for disposi-undelivered matter. tion; the verification and allowance of claims for credit by postmasters for postage-due stamps affixed to undelivered matter; the examination and forwarding or return of letters which have failed of delivery: the inspection and return to the country of origin of undelivered foreign matter; recording and restoration to owners of letters and parcels which contain valuable inclosures; care and disposition of all money, negotiable paper, and other valuable articles found in undelivered matter, and correspondence relating to

a. The chief clerk Division of Dead Letters shall perform such duties as may be assigned to him.

Division of To-7. The Division of Topography, under the super-pography. vision of the topographer, is charged with the prepa- Topographer. duties of.

Chief clerk.

ration and revision of post-route maps and the superintendence of their printing, issue, and distribution; the preparation of specifications for their manufacture, and the general care of the stones and property in the Department and in the possession of the contractors; also the making of rural-delivery maps.

a. The assistant topographer shall perform such Assistant topographer. duties as may be assigned to him.

CHAPTER 3.

POST-OFFICE INSPECTORS.

I.—Appointment and Compensation of Post-Office INSPECTORS.

Inspectors in of, and -number compensation.

Sec. 34. (The Postmaster-General may appoint) fifteen post-This plect ors in charge and inspectors without per diem.

1901, Mar. 3, ch.
151, 31 Stat. L.,
1107.
1906, June 26, ch. 3546, 34 Stat. dollars per annum each without per diem; ten post-office inspectors at (a salary of) two thousand four hundred dollars per annum each without per diem; fifteen post-office L., 467.

—number of, and inspectors at (a salary of) two thousand two hundred and fifty dollars per annum each without per diem; fifteen post-office inspectors at (a salary of) two thousand dollars per annum each without per diem.

Post-office inspectors.

1906, June 26, ch. 3546, 34 Stat. L., 467.

authority to appoint.

Sec. 35. The Postmaster-General may employ * * * such R. S., § 4017. the safety of the mails may require. Such post-office inspectors ch. 206; 1 Supp., shall be entitled to a salary at the rate of not more than one number of post-office inspectors as the good of the service and 26, thousand eight hundred dollars a year each * * *

> Additional note.—The act of March 2, 1907, making appropriations for the service of the Post-Office Department provides for 10 inspectors at \$1,800 each; 130 inspectors at \$1,600 each; 110 inspectors at \$1,400 each; and 72 inspectors at \$1,200 each.

Appointment of inspectors.

Sec. 36. Post-office inspectors are originally appointed for a probationary term of six months, with a salary at the rate of \$1,200 per year; and when appointed after such probation as inspectors in the field, per with a salary at the rate of not more than \$1,800 per year, and are allowed for personal expenses \$4 per day when they are actually engaged in traveling on the business of the Department. Personal expenses in the sense here intended include cost of food, lodging, omnibus or hack fares, and other incidentals of a personal character. Expenditures for the inspector's convevance where his commission is not operative, for sleeping-car fares, for transportation and maintenance

salary of, diem, expenses.

of a prisoner while being taken to appear before a proper officer, for official telegrams, for advertising when required, and such other necessary items, will be limited to reasonable cost, and charges therefor must be accompanied by receipts or proper vouchers. Payment of salaries, per diem, and expenditures is made by warrant, upon monthly accounts to be submitted to the chief inspector and allowed at the Department. Inspectors in the field are not allowed remuneration by Attendance a court, no fees for. the United States marshals for attendance at court in cases for the violation of the postal laws.

Sec. 38. The chief inspector, inspectors in charge, and inspectors without per diem allowance, shall be paid their actual spectors. spectors without per diem allowance, shall be paid their actual 1881, Mar. 1, ch. expenses while traveling on business of the Department, and 96, 1 Supp., 319. inspectors in the field, expenses incurred not covered by per (Public, No. 172). diem allowance.

Sec. 40. Post-office inspectors in the field (shall be allowed Per diem allowance to inspectors in a per diem) while actually traveling on official business away the field. from their home, their official domicile, and their headquarters, 1906, June 26, ch. 3546, 34 Stat. L., at a rate to be fixed by the Postmaster-General, not to exceed 201.

when made. Provided, That the Postmaster General —when made. Proviso.

while tempora—while tempora—wh may, in his discretion, allow inspectors per diem while temporarily located at any place on business away from their home, place.

or their designated domicile, for a period not exceeding twenty —regulations as to. consecutive days at any one place, and make rules and regulations governing the foregoing provisions relating to per diem.

II.—Organization of Post-Office Inspectors.

Sec. 43. Post-office inspectors are under the super- Organization of vision of the chief inspector (see sec. 16), who is — under supervisor of chief inspectors. charged with the assignment to duty and general direction of the force and the supervision of all matters pertaining to this branch of the service.

2. The service is organized into fifteen divisions, charge. each in charge of an inspector in charge, who will -to supervise work direct the work of the inspectors assigned to his division. All communications must be addressed and sent -orders to be sent to the inspector in charge, and through him all orders will be given, unless, to save time in special cases, they are communicated directly from the Department by the Postmaster-General or chief inspector, in which event the inspector in charge will be notified.

Inspectors in

Exceptions.

3. The headquarters of the several divisions of postoffice inspectors are as follows:

Divisions. -territory prising.

a. For the division embracing the States of Maine, Boston. New Hampshire, Vermont Massachusetts, Rhode Island, and Connecticut: Boston, Mass.

New York.

b. For the division embracing the State of New York: New York, N. Y.

Philadelphia.

c. For the division embracing the States of Pennsylvania and New Jersey: Philadelphia, Pa.

Washington, D. C.

d. For the division embracing the States of Delaware, Maryland, Virginia, West Virginia, and North Carolina, and the District of Columbia: Washington, D. C.

Cincinnati.

e. For the division embracing the States of Ohio, Indiana, and Kentucky: Cincinnati, Ohio.

Chicago.

f. For the division embracing the States of Illinois, Michigan, and Wisconsin: Chicago, Ill.

St. Louis.

g. For the division embracing the States of Missouri (except the city of Kansas City), Iowa, and. Arkansas: St. Louis, Mo.

Kansas City.

h. For the division embracing the States of Kansas and Nebraska, and Oklahoma and Indian Territories, and the city of Kansas City, Mo.: Kansas City, Mo.

Chattanooga.

i. For the division embracing the States of Tennessee, Alabama, Florida, Georgia, and South Carolina: Chattanooga, Tenn.

New Orleans.

j. For the division embracing the States of Texas, Louisiana, and Mississippi: New Orleans, La.

Denver.

k. For the division embracing the States of Wyoming, Colorado, and Utah, and the Territories of New Mexico and Arizona: Denver, Colo.

San Francisco.

l. For the division embracing the States of California and Nevada and the Territory of Hawaii: San Francisco, Cal.

Spokane.

m. For the division embracing the States of Oregon, Washington, Montana, and Idaho, and the Territory of Alaska: Spokane, Wash.

St. Paul.

n. For the division embracing the States of Minnesota, North Dakota, and South Dakota: St. Paul, Minn.

San Juan.

o. For the division embracing Porto Rico: San Juan, Porto Rico.

CHAPTER 4.

DIVISION OF DEAD LETTERS.

II.—Treatment of Mail Matter in the Division OF DEAD LETTERS.

Sec. 49. All matter unclaimed by the addressee reach- Unclaimed matter reaching Division of ing the Division of Dead Letters shall, as far as cir- Dead Letters to be returned to senders. cumstances and conditions permit, be returned to sender.

2. Undelivered matter of every character shall in -exception. like manner and under similar circumstances be returned to the senders, except such as is obviously of no value or is unmailable under any provision of law, which shall be disposed of as the Fourth Assistant Postmaster-General may direct; but all registered matter to be rematter shall be returned to the senders upon payment furned. of any postage due thereon required to be paid before transmission.

Sec. 50.

Examination of reb. The addresses on misdirected letters will, as far vision of Dead Letters. as circumstances and conditions permit, be corrected Misdirected letand the letters forwarded to destination, and such as can not be so forwarded will be returned to the senders. if possible.

IV.—Disposition of Letters without Valuable In-CLOSURES, PRINTED AND UNMAILABLE MATTER.

Sec. 58. Letters which do not contain valuable in- Letters without valuable inclosures. closures shall be returned to the writers, so far as—to be returned to circumstances and conditions permit, and no record—no record of. will be kept thereof except the number so returned. —sold as waste pa-Letters not returned to writers must be delivered per, when. daily to the superintendent of the Department building to be sold as waste paper.

CHAPTER 5.

CONTRACTS, BONDS, AND REPORTS.

III.—Purchases, and Contracts for Supplies and SERVICES, FOR THE POST-OFFICE DEPARTMENT AND Postal Service—Sale of Useless Supplies.

Advertisements for proposals.

Sec. 68.

Executive Order, volving en ment of labor. -to contain stipulation, etc.

2. All contracts which shall hereafter be entered May 13, 1905.
Contracts by of into by officers or agents of the United States involvficers or agents of
United States, in- ing the employment of labor in the States composing the Union, or the Territories of the United States contiguous thereto, shall, unless otherwise provided by law, contain a stipulation forbidding, in the performance of such contracts, the employment of persons undergoing sentences of imprisonment at hard labor which have been imposed by the courts of the several States, Territories, or municipalities having criminal iurisdiction.

Committee to examine bids and contracts. not to be -who members.

Sec. 70. The head of a bureau, the chief clerk of the Post-Office Department, or the chief of a division who certifies to the correctness of any bill or account contracted for, or through, his division, shall not be a member of any board or committee to open bids or proposals, or to pass upon any contract. The officers named above may be called upon to advise with the committee or board and render it such assistance as may be deemed advisable.

(b) Supplies for the postal service.

Distribution of supplies, etc.

Sec. 78. The distribution of supplies, or the performance of work for the postal service, shall be under the supervision of the following officers:

—by Second Assistant Postmaster-General.

a. Second Assistant Postmaster-General: Mail bags, mail locks, and keys.

-by Third Assist-ant Postmaster-General.

b. Third Assistant Postmaster-General: Postage stamps, stamped envelopes, newspaper wrappers, and postal cards.

—by Fourth Assist-ant Postmasterant Postmaster-General,

c. Fourth Assistant Postmaster-General: Supplies for post-offices, blanks, wrapping paper, twine, facing slips, letter balances and scales, supplies for the freedelivery and money-order services, and official envelopes for the use of the postal service.

Note.—See sec. 16, par. 6, for jurisdiction of the Purchasing Agent.

VII.—CORPORATE SECURITY ON OFFICIAL BONDS AND CONTRACTS.

Sec. 88½. No surety company shall be accepted un- No company shall der the provisions of the act of Congress approved Au-than 10 per cent of gust 13, 1894, as sole surety on any recognizance, stipu-surplus. lation, bond, or undertaking under this Department for an amount greater than 10 per cent of its paid-up capital and surplus.

2. No such company shall be accepted as surety on —nor which shall any recognizance, stipulation, bond, or undertaking for such, except.

under this Department which shall execute any such obligation on behalf of any individual, firm, association, or corporation for an amount greater than 10 per cent of its paid-up capital and surplus, unless such company shall be secured as to such excess to the satisfaction of the Postmaster-General by reinsurance or by deposit with such company in pledge or conveyance to it in trust for its security or indemnity of property equal in value to such excess; or if such bond is executed in behalf or on account of a fiduciary holding property in a trust capacity the liability thereon in excess of 10 per cent of the paid-up capital and surplus shall be secured by such deposit or other disposition of a suitable and sufficient portion of the estate so held that no sale, mortgage, pledge, or other disposition can be made thereof without such company's approval: Provided further, That such portion of any such bond which shall have been reinsured by said company in another surety, trust, or guaranty company or companies, authorized to do business under the act of Congress of August 13, 1894, shall be deducted from the penal sum of such bond in determining the limitation of risk prescribed herein, if the same is within the 10 per cent limit of said reinsuring company or companies.

3. Two or more companies may be accepted as sure-though two companies upon any recognizance, stipulation, bond, or un-cepted, when. dertaking under this Department the penalty of which does not exceed 10 per cent of their aggregate paid-up capital and surplus, but in all cases the sureties must, where the law requires it, execute such obligation jointly and severally.

4. The amount of paid-up capital and surplus of How amount of such companies shall be determined by the quarterly surplus shall be

financial statements filed with the Attorney-General pursuant to section 4 of the act above referred to, after copies of such statements have been filed in this Department.

Statement of

5. If the amount of said capital and surplus shall at diminution of capital and surplus shall at diminution of capital and surplus to any time during the intervals between the dates of the be filed. rendition of such statements, as required by law, become less than the amount determined in the statement last filed, then every such company shall file, within ten days after such diminution of its capital and surplus, a condensed statement sworn to by one of its principal officers at the home office, showing the nature and extent of such diminution; and the amount of such capital and surplus remaining shall be the basis for risks until the rendition of the next quarterly statement.

Statement of recognizances, etc., exceeding a bove limit to be filed.

6. Every such company shall file in this Department, during the months of January, April, July, and October of each year, a report giving an itemized statement of all recognizances, stipulations, bonds, or undertakings which such company shall have executed during the previous three months in excess of 10 per cent of its paid-up capital and surplus, showing the character and penalty of such obligations, the nature and amount of indemnity, collateral, or reinsurance thereon, and such other information in regard thereto as may be required.

Acceptance of company may be re-fused for noncom- or failure on the part of any company to comply promptly with its requirements will be considered ground for refusing thereafter to accept such company as surety upon any recognizance, stipulation, bond, or undertaking under this Department, and for recommending to the Attorney-General that the authority of such company to do business under the act above referred to be revoked.

VIII.—Annual Reports.

Reports to Con. gress. -of revenues and

current and ensu-ing fiscal years. 1907, Mar. 2 (Public, No. 172),

Sec. 89. 2. The Postmaster-General shall each year prepare and subexpenditures for mit in his annual report to Congress estimates of the revenue and expenditures in the postal service for the fiscal year current and also for the fiscal year next ensuing at the time said report is submitted, together with a statement of the receipts and expenditures for the preceding completed fiscal year.

Note.—Effective from July 1, 1907.

CHAPTER 6.

DISBURSEMENTS AND ACCOUNTS OF THE POST-OFFICE DEPARTMENT.

I.—Appropriations—Accounts.

Sec. 99. The disbursing clerk shall make a report Verification of to the Postmaster-General on Monday of each week, disbursing clerk. showing the fiscal transactions of his office for the preceding week, which shall include a statement of the amount deposited with the Treasurer of the United States; the amounts received from the sale of postroute maps, from the sale of old material, and from all other sources; the amount disbursed for salaries and for other purposes, whether by check or in cash; also the balance on deposit with the Treasurer of the United States subject to check, and the amount of cash on hand at the close of business on the next preceding Saturday evening.

2. On Monday of each week a committee, appointed -when to be made. by the Postmaster-General, shall examine the accounts, count the cash on hand, verify the amounts with the balances on hand and subject to check at the close of business on the next preceding Saturday evening, and shall certify the result of their examination in writing

to the Postmaster-General.

IV.—RESTRICTIONS ON EXPENDITURES.

Sec. 104.

4. No Executive Department or other Government establish- for the objects speciment of the United States shall expend, in any one fiscal year, fied.

Expenditures in any sum in excess of appropriations made by Congress for that seess of appropriations for the fiscal year, or involve the Government in any contract or other stores for the february obligation for the future payment of money in excess of such Stat. L., 49. appropriations unless such contract or obligation is authorized by law. Nor shall any Department or any officer of the ice. Government accept voluntary service for the Government or employ personal service in excess of that authorized by law, except in cases of sudden emergency involving the loss of human life or the destruction of property. All appropriations made for contingent expenses or other general purposes, except prevent deficienappropriations made in fulfillment of contract obligations expressly authorized by law, or for objects required or authorized by law without reference to the amounts annually appropriated therefor, shall, on or before the beginning of

Appropriation Voluntary serv-

Allotments to

7704--07---3

each fiscal year, be so apportioned by monthly or other allotments as to prevent expenditures in one portion of the year which may necessitate deficiency or additional appropriations to complete the service of the fiscal year for which said appropriations are made; and all such apportionments shall be

emergencies.

Exceptions in adhered to and shall not be waived or modified except upon the happening of some extraordinary emergency or unusual circumstance which could not be anticipated at the time of making such apportionment, but this provision shall not apply to the Appropriations contingent appropriations of the Senate or House of Representatives; and in case said apportionments are waived or modified as herein provided, the same shall be waived or modified orders in writing by the head of such Executive Department or other Government establishment having control of the expenditure, and the reasons therefor shall be fully set forth in each particular case and communicated to Congress in connection with estimates for any additional appropriations required on Penalty for vio. account thereof. Any person violating any provision of this section shall be summarily removed from office and may also

Written

required.

lations.

Restriction on Restriction on printing books by Departments. 1905, March 3, ch. 1484, 33 Stat. L., 1249.

5. Hereafter no book or document not having to do with the ordinary business transactions of the Executive Departments shall be printed on the requisition of any Executive Department or unless the same shall have been expressly authorized by Congress.

be punished by a fine of not less than one hundred dollars or

by imprisonment for not less than one month.

Restriction on 11-lustration, etc. 1905. March 3, ing shall be used for any illustration, engraving, or photograph ch. 1483, 33 Stat. in any document or report ordered printed by Congress, unless L., 1213. 6. No part of the appropriations made for printing and bindthe order to print expressly authorizes the same, nor in any document or report of any Executive Department or other Government establishment until the head of the Executive Department or Government establishment shall certify in a letter transmitting such report that the illustration is necessary and relates entirely to the transaction of public business.

CHAPTER 7.

REVENUES OF THE POSTAL SERVICE.

III.—TREATMENT OF DEPOSITS BY DEPOSITARIES.

Sec. 128. Postmasters at depository offices will desig-Remittances in eurrency.
—by whom opened. nate two employees who must be present and take part in opening and counting the contents of each registered package containing a remittance in currency.

-how opened and

2. When the envelope is opened, the contents must be examined and counted by both of these persons simultaneously and compared by them with the remit-

tance letter If any discrepancy is found in the -discrepancy to be amounts, it must be carefully noted on the letter over the initials of both witnesses, and on the letter envelope, which should be forwarded, together with the registered-package envelope in which received, to the chief inspector, with a report, as required by paragraph 3 of this section. Where a note is of a smaller denomina- Notes of smaller denomination than tion than stated in the remittance letter, it should be stated in letter. carefully marked so that it can be positively identified, held. and retained until any controversy concerning it shall have been settled.

-to be marked and

3. In case of any deficiency in a remittance, a report Report of defigiving a description of the missing money, as entered in the remittance letter, should be made to the Third Assistant Postmaster-General, Division of Finance, in the case of postal funds, and also to the chief inspector, and the inspector in charge of the division in which the post-office is located.

See sec. 1118 as to money-order funds.

4. Where a remittance contains any apparently counterfeit notes or coins they should be submitted to the -how treated. nearest assistant treasurer of the United States or to the proper officer of a national bank for examination, who will, if found to be counterfeit, stamp or brand them in accordance with instructions from the Treasury Department; and they should then be returned, with a certificate for the remainder of the remittance, to the remitting postmaster.

Counterfeits,

5. Postmasters making remittances must in all cases be notified of be promptly notified by the depositary of any errors errors. in the same, and such errors must be clearly specified; but no portion of a deposit will be returned.

CHAPTER 8.

PREPARATION AND DISTRIBUTION OF POSTAGE STAMPS, STAMPED ENVELOPES. AND POSTAL CARDS.

II.—STAMPED ENVELOPES AND WRAPPERS.

Sec. 137.

Styles of envel-

Note.—The issue of stamped envelopes bearing the "printed" return card, for general office sales, has been discontinued. This change does not apply to plain, special-request, or officerequest stamped envelopes.

CHAPTER 9.

EXPENDITURES FOR THE POSTAL SERVICE.

III.—DISBURSEMENTS.

Designation of officers to sign war-rants.

1903, Mar. 3, ch. 1905, Mar. 5, ch 1009, sec. 6, 32 Stat. L., 1176. 1907, Mar. 5 (Public, No. 172).

Sec. 149. The Postmaster-General may, from time to time, designate any officer of the Post-Office Department above the grade of fourth-class clerk or any employee in the office of the Third Assistant Postmaster-General above the grade of a clerk of Class E to sign warrants, "collection" and "transfer"; drafts in his stead, and such warrants and drafts when so signed shall be of the same validity as if signed by the Postmaster-General.

Third Assistant Postmaster - Gen eral.

2. The Third Assistant Postmaster-General, or whoever is acting in his stead, shall sign all warrants, and all "collection" and "transfer" drafts on account of the postal service: Provided, That, in the discretion of the Third Assistant Postmaster-General, such warrants, "collection" and "transfer" drafts may be -Chief clerk to signed by the chief clerk to the Third Assistant Post-

employee, when.

—Superintendent master-General, the superintendent Division of FiDivision of Finance.
—other officer or nance, or any employee in the office of the Third Assistant Postmaster-General above the grade of a clerk of Class E, or other officer of the Post-Office Department above the grade of fourth-class clerk who may be designated by the Postmaster-General as acting superintendent Division of Finance.

Official title on warrants.

3. The official title shall appear on all warrants after the signature of the proper officer.

VI.—Money or Property Stolen from Mails.

Money Money recovered from mail robbers, etc.

-to be sent chief inspector.

Sec. 157. All moneys received from mail robbers or other offenders against the postal laws, and moneys recovered by suit or otherwise on account of moneys taken from the mail or losses therein, will be forwarded at once to the chief inspector, who will, upon satisfactory evidence, restore the same to the proper parties or owners, under the authorization of the Postmaster-General.

VII.—RESPONSIBILITY FOR LOSS OR RIFLING OF OR DAMAGE TO MAIL.

Investigation Sec. 1571. The loss or rifling of or damage to regisloss for rifling of or damage to mail. tered and other mail shall be investigated by the chief inspector, who shall ascertain the facts, and in case they establish a responsibility for such loss upon the postal employee or mail contractor by reason of the fault or negligence of such employee, person, company, or corporation, or that of his or its agent or employee, he shall demand of such postal employee or contractor and of whom. the amount of the loss, which, if so recovered, shall be paid to the losers of the mail and to the United States, Payment to lose as their interests shall appear. He shall report the States. facts to the office having such employee, person, company, or corporation in charge for administrative pur-

poses.

2. When an inspector makes a collection from a Collection from a postal employee. postal employee, as contemplated by the above paragraph, he shall give such employee a receipt on a form -procedure in furnished by the Department showing the amount, the case number, a description of the mail, and the grounds on which the collection is based. Such receipt shall bear a printed notice advising that if the employee questions the propriety of the collection, he is at liberty to take the matter up with his superiors, and that any statement he or his superiors desire to submit may be forwarded to the office having him in charge and will be considered in reviewing the case at the Department, and that unless the propriety of the collection is sustained by the chief inspector the money will be returned to the employee from whom collected. protest must be filed within thirty days from the date of the collection, and the officer with whom it is filed shall immediately notify the chief inspector of such action.

3. If such recovery be not so made, then the follow- of nonrecovery. ing procedure shall be had:

a. If the loss be of mail involving the payment of -report to Third Assistant Postmasindemnity, the chief inspector shall report the facts of ter-General. the loss and detailed information regarding the same, together with the fact that demand has been made and refused, to the Third Assistant Postmaster-General, who shall, when in his judgment the facts warrant it, certify for payment of such indemnity as shall be involved.

b. If the loss is chargeable to a mail contractor or -report to Second railway postal clerk, the chief inspector shall report ter-General. all the facts to the Second Assistant Postmaster-General, who shall, upon the report from the Third Assistant Postmaster-General that he has certified for the payment of the indemnity where indemnity is involved, impose such fine or take such disciplinary measures as he shall determine proper, and report the amount thereof to the chief inspector in order that the latter may determine whether it may be desirable that further proceedings be had.

submission of facts to the Assist-ant Attorney-Gen-eral and procedure upon advice.

c. If the chief inspector shall determine that further proceedings shall be had, he shall submit all the facts to the Assistant Attorney-General for the Post-Office Department, with a request for advice as to whether or not suit should be brought by the United States for the recovery of the amount involved. Upon receipt of the reply of the Assistant Attorney-General the chief inspector shall, if he deem proper, prepare the request of the Postmaster-General upon the Solicitor of the Treasury that suit shall be brought against the party held responsible and against his bondsmen, if there be any. In case of recovery, the amount so recovered shall be paid over to the United States and to the losers of the mail, as their respective interests shall appear.

CHAPTER 14.

MISCELLANEOUS PROVISIONS RELATING TO THE POST-OFFICE DEPARTMENT AND POSTAL SERVICE.

I.—OATH OF OFFICE.

2. No officer, clerk, or employee in the executive

Clerks who are no-taries public not to charge for adminis-tering oath.

Sec. 210.

See 1890, Aug. 29, service of the Government (except postmasters at Supp., 791.

Officer, clerk, or offices of the fourth class), who is also a notary pubemployee shall not lic, shall charge or receive any compensation whatcharge notarial fee, ever for performing any notarial act for an officer, clerk, or employee of the Government in his official capacity, or for any person when, in the case of such person, the act is performed during the hours of such notary's service to the Government. Disobedience of this order shall be ground for immediate dismissal from the service. This order shall not apply to oaths of disinterestedness or other oaths required to be made by law, provided that the work in connection therewith is not performed during office hours.

Sec. 211. Whenever any woman employed in the New oath required postal service, either as postmaster or unclassified ployee marries. clerk, marries she must take the oath of office anew.

2. A classified woman employee in the postal serv- Classified woman employee. ice who shall change her name by marriage will not be reappointed.

Sec. 212½. All officers and employees of the United officers and employees not to at-States, of every description, serving in or under any tempt to influence legislation. of the Executive Departments, and whether so serving in or out of Washington, are hereby forbidden, either directly or indirectly, individually or through associations, to solicit an increase of pay or to influence or attempt to influence in their own interest any other legislation whatever, either before Congress or its

III.—EXEMPTION OF CERTAIN EMPLOYEES FROM MILI-TIA DUTY—OTHER OBLIGATIONS AS CITIZENS.

of dismissal from the Government service.

committees, or in any way save through the heads of Departments in or under which they serve, on penalty

Sec. 215.

Postmasters certain other

Note.—The act of January 21, 1903 (chap. 196, 32 Stat. L., ployees exempt from 775), exempts from militia duty "Postmasters and persons militia duty. employed by the United States in the transmission of the mail, ferrymen employed at any ferry on a post-road."

TITLE TWO.

POST-OFFICES AND POSTMASTERS.

CHAPTER 1.

ESTABLISHMENT OF POST-OFFICES AND APPOINTMENT OF POSTMASTERS.

I.—Establishment of Post-Offices.

Designation of branch post-offices. Sec. 231. Branch post-offices shall be known as "stations."

Stations.

2. All stations will issue and pay money orders, register letters and parcels, and sell postal supplies. Stations that receive and dispatch mails, either by carriers or through boxes and general delivery, will be designated by letters or local names, as "Station A," or "Austin Station." Stations that are not provided with facilities for receiving and dispatching mails will be designated by numbers, as "Station No. 1." Rural free-delivery stations that receive and dispatch mail will be designated as "rural stations," prefaced by the local name, as "Hickory Rural Station, Canonsburg, Pa."

III.—Bonds and Commissions of Postmasters.

Release of sureties and renewal of postmasters' bonds. Sec. 243.

2. That whenever any postmaster, clerk, carrier, or other Release from suretyship and approval of new bond, partment or elsewhere, notifies the Postmaster-General of his 1905, Mar. 3, ch. partment or elsewhere, notifies the Postmaster-General of his 1488, 33 Stat. L., desire to execute a new bond, or whenever any of the sureties 1250. of such postmaster, clerk, carrier, or other person, notifies the Postmaster-General of his desire to be released from such suretyship, or whenever the Postmaster-General deems a new bond necessary or expedient, the execution of the new bond may be directed by the Postmaster-General. When accepted by the Postmaster-General, the sureties of postmasters in the prior

bond shall be released from responsibility for all acts or defaults of the postmaster which may be done or committed subsequent to the last day of the quarter in which such new bond shall be executed and accepted, and the sureties of other persons in the prior bond shall be released from responsibility for all acts or defaults of such persons which may be done or committed subsequent to the day such new bond becomes operative.

CHAPTER 2.

CLASSIFICATION AND COMPENSATION OF POST-MASTERS.

II.—Compensation of Postmasters.

Sec. 255.

2. In determining the gross receipts upon which the first, second, and the salary of a postmaster shall be heard at the first second, and third classes. the salary of a postmaster shall be based, stamps, Gross receipts on stamped envelopes, and postal cards sold in large or postmaster is unusual quantities to any person to be used in mailing mined. matter at other post-offices will not be included. whether the sale be made with or without solicitation by the postmaster. When postage stamps or stamped Duty of postpaper are sold in large or unusual quantities, it shall be the duty of the postmaster to inquire into and ascertain whether or not the purchaser intends to use such postage stamps or stamped paper for mailing matter in his office, or other offices; and the fact shall be clearly indicated in his monthly stock report on Form 3240 to the Third Assistant Postmaster-General. Upon evidence of neglect of the postmaster to ascertain and report such facts, he will be required to refund the amount of the excess salary and allowances he may have received on account of such sales.

Sec. 258.

3. Postmasters will be allowed commissions on the class. amount of newspaper and periodical postage collected periodical postage in money and on the postage collected in money on identical pieces. identical pieces of third and fourth class matter mailed under the provisions of section 4831 without postage stamps affixed, the same as on cancellations of postage stamps. The total collections on second-class Collections, how matter must be reported as one item, and the total

Commissions of

collections on third and fourth class matter (combined) as another separate item, in the quarterly postal account which postmasters are required by section 394 to send to the Auditor for the Post-Office Department, and must not be included in the transcript of stamps canceled. Such collections must also be reported on statements to be sent to the Third Assistant Postmaster-General, as provided in sections 408, 408, and 4831.

CHAPTER 3.

GENERAL PROVISIONS RELATING TO POST-OFFICES.

III.—REGULATIONS, GUIDES, AND CORRESPONDENCE.

Correspondence with Department. Telegrams.

Sec. 272.

3. Postmasters and others in the postal service should make official telegrams as brief as possible-for illustration, in the following form:

CHARLESTON, S. C., June 30, 1904.

-style of.

CHIEF INSPECTOR,

Washington, D. C.

Post-office entered last night. Stamps and postal funds stolen.

SMITH, Postmaster.

-to be addressed to title of official.

Unnecessary words should be omitted, but the message must make clear the meaning. A postmaster should be addressed simply by his title, as "Postmaster, Buffalo, N. Y." Postmasters should sign with their surnames, followed by the word "Postmaster." Department officials should not be addressed by name, but simply by their titles, thus: "Postmaster-General," "First Assistant Postmaster-General," "Second Assistant Postmaster-General," "Third Assistant Postmaster-General," "Fourth Assistant Postmaster-General," "Purchasing Agent," "General Superintendent Railway Mail Service," or "Chief Inspector." A telegram should never be addressed to a division chief, thus: "First Assistant Postmaster-General, Division of Salaries and Allowances, Washington, D. C.," but simply "First Assistant Postmaster-General, Washington, D. C." Telegrams to the Department will be

sent, "Official business, collect Government rate." Per—to be sent collect sonal telegrams must be prepaid. Officials of this De-to Department. Department should also use greater care in the use of the telegraph, making the address and title as well as the body of the message as brief as consistent, and should sign with their surnames only.

All telegrams emanating from the Department or __emanating from any of its offices or divisions located in Washington the Department, shall be forwarded to the Department telegraph office for transmission. The operator in charge of said office shall keep a record of such telegrams and shall divide them as equally as possible between the respective companies in cases where telegrams are destined to places on the lines of the different companies. Employees of __from employees the Department traveling or located outside of Washington. ington will endeavor to divide equitably the telegraph business between the different companies.

CHAPTER 4.

ORGANIZATION OF POST-OFFICES.

III.—CLERKS AND OTHER EMPLOYEES AT OFFICES OF THE FIRST AND SECOND CLASSES.

Sec. 287.

Note.—The appropriation act for 1908 provides for two assist-off elerks at ant postmasters at \$4,000 each per annum (New York and class. Chicago), but makes no provision for a second assistant postmaster at New York.

Provision is also made for the following:

Private secretaries, at salaries of \$900, \$1,000, \$1,100, \$1,200, \$1,300, \$1,400, \$1,500, \$1,600, \$1,700, \$1,800, and \$2,400.

Cashiers, at \$1,300, \$1,400, \$1,500, \$1,600, \$1,700, \$1,800, \$2,000, \$2,200, \$2,400, and \$2,600.

Assistant cashiers, at \$1,200, \$1,300, \$1,400, \$1,500, \$1,600, \$1,700, \$1,800, and \$2,000.

Finance clerks, bookkeepers, at \$1,200, \$1,300, \$1,400, \$1,500,

\$1,600, \$1,700, \$1,800, \$2,000, \$2,200, and \$2,400.

The title "stamp clerk" is omitted, but provision is made

for "chief stamp clerk," at \$1,200, \$1,300, \$1,400, \$1,500, \$1,600, \$1,700, \$1,800, \$2,100, and \$2,200.

Assistant superintendents of mails, at \$1,200, \$1,300, \$1,400, \$1,500, \$1,600, \$1,700, \$1,800, \$2,000, \$2,200, and \$2,400.

Assistant superintendents of delivery, at \$1,200, \$1,300, \$1,400, \$1,500, \$1,600, \$1,700, \$1,800, \$2,000, and \$2,400.

No provision is made for superintendents of delivery at salaries below \$1,300.

Assistant superintendents of registry, at \$1,200, \$1,300, \$1,400, \$1,500, \$1,600, \$1,700, \$1,800, \$2,000, and \$2,400.

No provision is made for superintendents of money order below \$1,300.

Assistant superintendents of money order division, at \$1,200, \$1,300, \$1,400, \$1,500, \$1,600, \$1,700, \$1,800, \$2,000, and \$2,400. No provision is made for superintendents of stations at salaries below \$1,100.

Clerks in charge of stations, at \$400, \$500, \$600, \$800, \$900,

and \$1,000.

Foremen, at \$1,200, \$1,300, \$1,400, \$1,500, and \$1,600.

Clerks in the \$1,300 and \$1,400 grades are designated as "special clerks." In the clerical grades from \$600 to \$1,200 all titles are omitted, the designation being "clerks."

Printers and pressmen, at \$600, \$700, \$800, and \$900.

No appropriation is made for firemen. An appropriation is made for oilers at \$900 and for one machinist at \$1,200 per annum.

Two auditors at \$3,000 each per annum.

Assistant superintendents of stations, at \$1,000, \$1,100, \$1,200, \$1,300, \$1,400, \$1,500, \$1,600, \$1,700, and \$1,800.

Chief mailing clerks, at \$1,300, \$1,400, \$1,500, \$1,600, \$1,700, \$1,800, and \$2,200.

Stamp clerks, at \$1,200, \$1,300, \$1,400, \$1,500, \$1,600, \$1,700, \$1,800, \$2,100, and \$2,200.

Examiners of stations, at \$1,400, \$1,500, \$1,600, \$1,700, \$1,800, and \$2,000.

Night superintendents, at \$2,100.

promoted successively to the fourth grade.

Superintendents of carriers, at \$1,000, \$1,100, \$1,200, \$1,300, \$1,400, \$1,500, \$1,600, \$1,700, \$1,800, \$2,000, and \$2,100.

Superintendents of inquiry, at \$2,000 and \$2,100.

Superintendents of second-class matter, at \$1,000, \$1,100, \$1,200, \$1,300, \$1,400, \$1,500, \$1,600, \$1,700, \$1,800, and \$2,000. See sec. 2884.

delivery service shall be divided into 1907, Mar. 2 (Public, No. 172).

Clerks in first and second class offices and carriers in city clerks in offices of the first and second class and carriers in the city delivery service shall be divided into six grades, as follows: First grade, salary six hundred dollars: second grade, salary eight hundred dollars; third grade, salary nine hundred dollars; fourth grade, salary one thousand dollars; fifth grade, salary one thousand one hundred dollars; sixth grade, -shall be promoted salary one thousand two hundred dollars. Clerks and carriers successively. at first-class offices shall be promoted successively to the fifth grade, and clerks and carriers at second-class offices shall be

-may be promoted pon satisfactory upon evidence.

-may in grade.

mediate grade.

2. After June thirtieth, nineteen hundred and seven, all promotions of both clerks and carriers shall be made at the beginning of the quarter following the expiration of a year's service in the next lower grade. No promotion shall be made except upon evidence satisfactory to the Post-Office be reduced Department of the efficiency and faithfulness of the employee during the preceding year. The Post-Office Department may reduce a clerk or carrier from a higher to a lower -may be restored grade whenever his efficiency falls below a fair standard or to former grade or whenever necessary for purposes of discipline. When a clerk or carrier has been reduced in salary he may be restored to his former grade or advanced to any intermediate grade at the beginning of any quarter following the reduction, on evidence that his record has been satisfactory during the intervening —may be promoted period. When a clerk or carrier fails of promotion because of second or subsection unsatisfactory service, he may be promoted at the beginning of quent quarter, the second quarter thereafter, or of any subsequent quarter, on

evidence that his record has been satisfactory during the intervening period. Clerks and carriers of the highest grade in —eligible for protheir respective offices shall be eligible for promotion to the positions. higher positions in said post-offices.

3. After June thirtieth, nineteen hundred and seven, any clerk Clerk may be transferred to carshall be eligible for transfer to the service of a carrier, rier and carrier to and any carrier shall be eligible for transfer to the service clerk. of a clerk, such transfer to be made to any grade not higher than the corresponding grade of salary, and the time which such clerk or carrier shall have served in the grade from which such transfer was made shall be counted in connection with the service to which such transfer may be made in computing the time of service necessary to entitle such employees to promotion: Provided, That no clerk or carrier shall Limitation promotion. be promoted more than one grade within any one year's period of service: Provided, however, That the carriers who on June thirtieth, nineteen hundred and seven, are regularly employed at a salary of eight hundred dollars per annum shall be promoted to the fourth grade upon evidence satisfactory to the Post-Office Department of the efficiency and faithfulness of the employee during at least one year's service.

Limitation on

4. After June thirtieth, nineteen hundred and seven, auxiliary employees may be employed to be paid for actual service at the ployees. rate of thirty cents an hour: Provided, That such employees shall be required to work not less than two hours daily, and may serve as substitutes: And provided further, That such employees shall be eligible for appointment as clerks and carriers of the first grade.

em-

5. After June thirtieth, nineteen hundred and seven, substitutes may be employed to be paid at the rate of thirty cents an hour when serving for absent clerks and carriers: Provided, That such substitutes shall be eligible for appointment as auxiliary employees and as clerks and carriers of the first grade.

Substitutes.

Sec. 289.

7. No officer or employee of the Government shall, officer or employee may not indirectly or indirectly, instruct or be concerned in any struct for examinations. manner in the instruction of any person or classes of persons, with a view to their special preparation for the examinations of the United States Civil Service Commission. The fact that any officer or employee is found so engaged shall be considered sufficient cause for his removal from the service.

Classified civil serv-

Officer or em-

8. The probationary period of six months, for which Beginning of probationary period. persons appointed in the post-office service shall serve, shall begin with the date of appointment as a regular clerk or carrier and not from the date of appointment as substitute.

Appointment of clerks in post-offices of first and second classes.

Govof Salary ernment employees. 1906, June 30, ch. 3914, 34 Stat. L., 763. L., 765. Division.

Computation.

Sec. 292.

the United States is annual or monthly the following rules for division of time and computation of pay for services rendered are hereby established: Annual compensation shall be divided into twelve equal installments, one of which shall be the pay for each calendar month; and in making payments for a fractional part of a month one-thirtieth of one of such installments, or of a monthly compensation, shall be the daily rate of pay. For the purpose of computing such compensation and for computing time for services rendered during a fractional part of a month in connection with annual or monthly compensation, each and every month shall be held to consist of thirty days, without regard to the actual number of days in any calendar month, thus excluding the thirty-first of any calendar month from the computation and treating February as if it actually had thirty days. Any person entering the service of the United States during a thirty-one-day month and serving until the end thereof shall be entitled to pay for that month from the date of entry to the thirtieth day of said month, both days inclusive; and any person entering said service during the month of February and serving until the end thereof shall be entitled to one month's pay, less as many thirtieths thereof as there Proviso of for were days elapsed prior to date of entry: Provided, That for one day's unauthorized absence on the thirty-first day of any 1907, Mar. 2 calendar month one days pay letter riers, post-office clerks, railway mail clerks, and other emcarriers, etc. 1907, Mar. 4 ployees connected with the postal service who are temporary (Public—No. 254). employees, shall be paid at the usual rate for each day's service during the fiscal year ending June thirtieth, nineteen hundred and seven, and thereafter. [The above provisions] shall not be construed to prevent acting or substitute letter carriers, rural letter carriers, post-office clerks, railway mail clerks, and other employees connected with the postal service who are temporary employees being paid during the fiscal year nineteen hundred and seven at the usual rate for each day's actual service.

6. Where the compensation of any person in the service of

(Public-

feiture.

city tute

Removals from classified service.

Civil Service

Rule XII.

Sec. 295. In making removals or reductions, and in other punishment, penalties like in character shall be imposed for like offenses.

Removal without notice, when.

2. No person shall be removed from a competitive position except for such cause as will promote the efficiency of the service. When the President or head of an Executive Department is satisfied that an officer or employee in the classified service is inefficient or incapable and that the public service would be materially improved by his removal, such removal Statement of may be made without notice to such officer or employee, but the cause of removal shall be stated in writing and filed. When misconduct is committed in the view and presence of the President or head of an Executive Department, removal may be made summarily and no statement of reasons need be filed.

cause, when, and when not, filed.

3. Where a recommendation for removal or reduction in Accused may be grade or compensation of an officer or employee is made to the statement. head of an Executive Department by a bureau chief or other subordinate officer, the said head of Department may, in his discretion, require that the person sought to be removed be furnished with a statement in writing of the reasons for such action, and be allowed a reasonable time for personally answering the same.

4. The Civil Service Commission shall have no jurisdiction Jurisdiction of to investigate any removal unless it is alleged that the pro-mission. cedure required by section 2 of Rule XII has not been followed. or that the renioval was made for political or religious reasons.

5. Whenever, in the opinion of a postmaster at any Charges to be against classified office, any clerk should be removed on account persons sought to be removed. of dereliction of duty, delinquency, misconduct, or inefficiency, he will transmit to the First Assistant Postmaster-General, Division of Salaries and Allowances, written charges and specifications, detailing fully his reasons for recommending removal.

6. The postmaster will furnish the accused with a Accused to be advised of charges. copy of the charges and specifications and advise the First Assistant Postmaster-General thereof when the charges are forwarded. The accused should be informed that such defense as he may desire to make -to have opportunity to make demust be returned to the postmaster for transmission to fense. the Post-Office Department within ten days from the receipt of the copy of the charges. Whenever it is impracticable to present the copy to the accused in person it should be sent by registered mail and the receipt preserved.

7. The defense must be in writing, and, after due Defense to be sub-mitted to Departexamination by the postmaster, should be promptly ment. transmitted to the First Assistant Postmaster-General, accompanied by an expression of the postmaster's opinion thereon and such recommendation as he may desire to make.

8. If the accused fails to make any defense to the Where needed in the state of the whole of the state of the charges preferred within the time specified, the case as presented by the postmaster will be considered by the Department.

Sec. 300.

4. Postmasters may, in addition to the leave of ab- Leaves of absence sence with pay provided by law, grant a leave of Leave of absence without pay. absence without pay to a clerk in case of illness, disability received in the service, or other urgent necessity, such leave not to exceed thirty consecutive days

or sixty days in any one calendar year. An application for a leave of absence to cover a longer period of time must be made to the First Assistant Postmaster-General, Division of Salaries and Allowances, and must clearly state the reason therefor.

Additional note.—After July 1, 1907, leaves of absence authorized by law to clerks in post-offices shall be construed exclusive of Sundays and holidays. (Act Mar. 2, 1907-Public, No. 172.)

Employment and Sec. $300\frac{1}{2}$. When any clerk in post-offices of the first or payment of substitute when clerk is second class, or in the railway mail service, or any letter Sec. $300\frac{1}{2}$. When any clerk in post-offices of the first or absent other than on carrier in the city free-delivery service, is absent from duty annual leave.

1905, Mar. 3, ch. from any cause other than the fifteen days' annual leave with 1480, 33 Stat. L., pay allowed by law, the Postmaster-General, under such regulators. pay allowed by law, the Postmaster-General, under such regulations as he may prescribe, may authorize the employment of a substitute for such work, and payment therefor from the lapsed salary of such absent clerk or letter carrier at a rate not to exceed the pay of the grade of work performed by such substitute.

> Note.—See sec. 2882, par. 5, for the statutory authority for rate of pay of substitutes for carriers after June 30, 1907.

Substitute clerks.

Sec. 301. Postmasters at first and second class postmay be employed for clerks on leave offices are authorized to appoint, subject to the approval of the Department, as many substitute clerks as may be necessary. At post-offices where city free delivery has been established postmasters will select substitute clerks from the eligible register in the same manner as for appointment to regular clerkships and will promote them to vacancies in the clerical force in order of seniority. Whenever a substitute is promoted to a clerkship another substitute will be appointed to fill the vacancy, and all such changes must be reported to the First Assistant Postmaster-General as soon as made.

Pay of substitute elerks

2. When for any cause a regular clerk is absent from duty without pay, postmasters are authorized to employ a substitute clerk at the rate of \$800 per annum, but in no case at a higher rate than the salary of the absent clerk. In all cases where the regular clerk is absent with pay, substitutes will be paid from the appropriation for substitutes or for temporary clerk hire, and authority for their employment and payment must be obtained in advance from the First Assistant Postmaster-General, except as provided for in paragraph 3 of this section.

Note.—See sec. 2881, par. 5, for statutory authority for rate of pay after June 30, 1907.

3. Whenever clerks are subpœnaed as witnesses for Employment of the Government in United States courts, postmasters during absence, as at first and second class post-offices are authorized to lar clerks. employ temporary clerks at the rate of \$600 per annum to serve during the time the regular clerks are absent attending court. A full report of such employment shall be made to the First Assistant Postmaster-General for his approval.

Sec. 306.

2. The time recorder must be used by the superintendents, clerks, carriers, and all other employees in -a reporting for duty, on leaving for or returning from trips or meals, and at the close of the day's work. This record must be taken at least once daily, the from. aggregate time (total number of working hours and minutes served by each employee) entered in a time book, and the tapes with the original record securely pasted in a time book furnished by the Fourth Assistant Postmaster-General, Division of Supplies. The failure of an employee to register will be treated ployees to register. as a violation of the regulations, and must be reported to the Department by the postmaster for action.

Time recorders. -all employees to

-record of time

See sec. 748 as to use of time recorders by letter carriers.

IV.—CLERICAL ASSISTANCE AT OFFICES OF THE THERE AND FOURTH CLASSES.

2. No allowance in excess of two hundred dollars shall be tributing offices of made where the salary of the postmaster is one thousand dol- classes.

Allowances for elerk hire at distributing offices of made where the salary of the postmaster is one thousand dol- classes. lars, one thousand one hundred dollars, and one thousand two Limitat hundred dollars; nor in excess of three hundred dollars where allowance. the salary of the postmaster is one thousand three hundred 1759, 33 Stat. L., dollars, one thousand four hundred dollars, and one thousand 433. five hundred dollars; nor in excess of four hundred dollars where the salary of the postmaster is one thousand six hundred dollars, one thousand seven hundred dollars, one thousand eight hundred dollars, and one thousand nine hundred dollars.

Note.—The act of March 2, 1907 (Public, No. 172), making appropriations for the service of the Post-Office Department, provides for allowance not in excess of \$500 from July 1, 1907, where the salary of the postmaster is \$1,800 or \$1,900.

3. Applications for allowances for clerical assistance -applications for what to contain. at separating offices of the third and fourth classes must be made to the First Assistant Postmaster-General, Division of Salaries and Allowances, stating the amount of mail handled for other offices and the rea-

sons why help is necessary in order to properly attend to such distribution.

—at post-offices of third and fourth classes located at intersection of mail routes.

4. Post-offices of the third and fourth classes located at the intersection of mail routes may be allowed clerk hire out of the appropriation for separating mails, upon the application of the postmaster. Such allowances shall be based upon the average amount of ordinary mail in transit daily, and the average number of registry pieces in transit monthly, one registry transit being regarded as equivalent to thirty pieces of ordinary mail.

Allowances for clerical assistance where unusual business accrues.

when allowed.

Sec. 309.

2. Applications for allowances for clerk hire on acapplications for, count of unusual business accruing at third and fourth class post-offices shall be made to the First Assistant Postmaster-General, Division of Salaries and Allowances, and will be granted when it is shown that the salary of the office (or the commissions on cancellations) is not sufficient compensation for the work performed, and where, by reason of the unusual business, clerical assistance is employed that would not be necessarv under usual conditions.

Scale of allowances.

Sec. 3091. The following scale is hereby adopted as a guide in making allowances for separating mails, and the allowance in no case shall exceed the maximum amount fixed under the scale, and shall be graded according to the condition of the appropriations for separating mails and for clerk hire for third-class post-offices:

Where the average number of pieces of mail separated daily amounts to 34 and is not in excess of 66 pieces, the annual allowance shall not exceed \$36. each increase of 33 pieces in the average number separated daily, not to exceed \$12 additional may be allowed annually until the average number of pieces separated daily amounts to 600 pieces. For each increase of 50 pieces in the average number separated daily above 601, \$12 additional may be allowed annually, as follows:

From	34	to	66	pieces	\$36	per	annum.
From	67	to	100	pieces	48	per	annum.
From	101	to	133	pieces	60	per	annum.
From	134	to	166	pieces	72	per	annum.

From 167 to 200 pieces	_ \$84 per ani	um.
From 201 to 233 pieces	_ 96 per ann	um.
From 234 to 266 pieces	_ 108 per ani	um,
From 267 to 300 pieces	_ 120 per anr	um.
From 301 to 333 pieces	_ 132 per am	um.
From 334 to 366 pieces	- 144 per anı	um.
From 367 to 400 pieces	_ 156 per ann	um.
From 401 to 433 pieces	_ 168 per ani	um.
From 434 to 466 pieces	_ 180 per ann	um.
From 467 to 500 pieces	_ 192 per ann	um.
From 501 to 533 pieces	204 per ann	um.
From 534 to 566 pieces		
From 567 to 600 pieces	_ 228 per ann	um.
From 601 to 650 pieces	_ 240 per ann	um.
From 651 to 700 pieces	252 per ant	um.

V.—Bonds of Clerks in Post-Offices.

Sec. 312.

Note.—See par. 2, sec. 243, as to release from suretyship and approval of new bond.

Bonds of clerks in post-offices.

CHAPTER 5.

ALLOWANCES AND SUPPLIES FOR POST-OFFICES.

I.—Allowances for Rent, Light, and Fuel.

ADDITIONAL NOTE.—The act of March 2, 1907 (Public, No. at first, second, and 172), making appropriations for the service of the Post-Office third-class offices.

Department (effective July 1, 1997), provides that the service of the Post-Office third-class offices. Department (effective July 1, 1907), provides that there shall not be allowed, for use in any third-class post-office, for rent a sum in excess of \$480, nor more than \$80 for fuel and light in any one year.

IV.—STATIONERY AND GENERAL SUPPLIES.

Sec. 325.

2. Postmasters at offices the gross receipts of which exceed \$100 per annum may be supplied with wrapping twine if the necessity therefor be shown.

Sec. 325½. Postmasters shall not permit any person leaving devices on to leave or install in post-offices or upon post-office premises. premises, for test, approval, or otherwise, any machine, invention, or device, on any pretext whatever, without first obtaining specific written authority from the Department.

Supplies furnished. Wrapping twine.

Prohibition against

CHAPTER 6.

POSTAGE STAMPS, STAMPED ENVELOPES, AND POSTAL CARDS.

I.—SALE OF STAMPS, ENVELOPES, ETC.

Redemption of un-

Sec. 330. Postmasters at all post-offices shall redeem. canceled and unserviceable postal cards, in postage stamps or other stamped paper only, and from the original purchasers, uncanceled and unserviceable postal cards at 75 per cent of their face value. Parts or pieces of cards will not be redeemed; nor will cards which have been treated by bronzing, enameling, or other process of coating be redeemed under the provisions of this order. They shall not redeem or exchange postage stamps nor stamped envelopes, except as provided in section 339 and the circulars of instruction.

IV.—REDEMPTION OF STAMPED ENVELOPES.

Redemption of stamped envelopes.

Sec. 339. Postmasters may redeem United States stamped envelopes and newspaper wrappers at their face value, either in postage stamps, stamped envelopes, or postal cards, when they are presented in a substantially whole condition and have not been used in the mails: Provided, That stamped envelopes bearing a printed return card may be redeemed only from the original purchaser thereof. Stamped envelopes and newspaper wrappers which bear no printing indicating the original purchaser may be redeemed when presented by any responsible person. In case of doubt, or where large quantities are presented for redemption, especially in the case of office request stamped envelopes bearing the blank return card of some other postoffice, the matter should be referred with a statement of all the facts to the Third Assistant Postmaster-General. Division of Redemption, and instructions awaited.

CHAPTER 7.

LETTER BOXES, CALL AND LOCK BOXES, AND KEY DEPOSITS.

II.—CALL AND LOCK BOXES.

Sec. 347. The following schedule, based upon the kind Box-rent rates. and capacity of boxes and the gross receipts at postoffices, has been adopted and will be strictly adhered to by the Department in the establishment of all box-rent rates:

	Rate per quarter.						-schedule of.
Gross receipts of post-office.	Call boxes, small. a	Call boxes, large.b.	Lock boxes, small, a	Lock boxes, medium.º	Lock boxes, large, d	Lock boxes, extra	
Less than \$500 \$500 and less than \$1,900 \$5,000 and less than \$1,900 \$5,000 and less than \$10,000 \$1,900 and less than \$10,000 \$10,000 and less than \$40,000 \$100,000 and less than \$100,000 \$100,000 and less than \$100,000 \$300,000 and less than \$5,000,000 \$5,000,000 and less than \$5,000,000 \$5,000,000 and less than \$5,000,000 \$5,000,000 and less than \$5,000,000 \$1,000,000 and less than \$1,000,000 \$15,000,000 and less than \$15,000,000	.15 .20 .25 .35 .45 .60 .75 1.00 1.50	\$0.15 .20 .25 .35 .45 .60 .75 1.00 1.50 2.00 3.00	\$0.20 .25 .35 .45 .60 .75 1.00 1.50 2.00 3.00 4.00	\$0.25 .35 .45 .60 .75 1.00 1.50 2.00 3.00 4.00 5.00	\$0.85 .45 .60 .75 1.00 1.50 2.00 3.00 4.00 5.00 6.00	\$0.45 .60 .75 1.00 1.50 2.00 3.00 4.00 5.00 6.00 7.00	

Less than 200 cubic inches in capacity.
Capacity 200 cubic inches and upward.
Capacity 200 cubic inches and less than 500 cubic inches.
Capacity 500 cubic inches and less than 900 cubic inches.
Capacity 900 cubic inches and upward.

Rent of boxes.

2. Box rents must be collected at the beginning of to be collected for the entire quareach quarter for the entire quarter, but no longer ter. Ten days before the last day of each quarter postmasters are required to place a bill (on Form 1538 or 15381) bearing the date of the last day of the quarter in each rented box. If a box holder fails to renew his right to his box on or before the last day of a quarter the box shall then be closed and offered for rent, and the mail will be placed in the general delivery.

Sec. 349. Postmasters at all offices, even where the Amount of receipts from box box equipment is furnished by them, must account to rents. the Auditor for the Post-Office Department at the end all offices, of each quarter for the box rents collected for boxes

assigned for that quarter, as part of the receipts of the office (see sec. 257), and in case of retirement from office during a quarter the exact amount of box rents collected only will be reported. Where different post-Division of box masters serve in the same quarter, the division of the box rents, which are a part of the compensation of the office, between them will be adjusted by the Auditor, and proper credits authorized. (See sec. 258.)

III.—KEY DEPOSITS.

Rules as to key deposits.

Sec. 354.

Payments key deposits. from

2. No postmaster will be permitted to expend from the key funds of any post-office any amount in payment of bills demanded for keys, unless such bills contain an itemized statement showing the number and kind of keys for which payment is demanded.

CHAPTER 8.

CARE OF PUBLIC FUNDS AND PROPERTY-DEPOS-ITS OF SURPLUS FUNDS.

I.—CARE OF PUBLIC FUNDS AND PROPERTY.

Sec. 357. Postmasters must carefully preserve all

Waste paper and twine.

waste paper which included dead and unclaimed domestic printed matter (sec. 674), facing slips that have been used (sec. 609), and all other useless paper included and all waste twine, including remnants of twine unfit for use (sec. 551). As much as possible should be realized from this waste matter, and when practicable it should be sold before the expiration of the quarter and the proceeds accounted for as postal funds. secs. 114 and 374 to 376.) Sales should be made in the neighborhood of the post-office, if possible. Waste paper and twine can not be sent free in the mails to a purchaser, and mail bags must not be used to store or carry it away.

in. -sale of.

-what

Disposition o f

2. The Postmaster-General is hereby authorized to sell as post-offices. waste paper or otherwise dispose of the files of papers which 1906, May 11, ch. have accumulated or may hereafter accumulate in post-offices, 2448, 34 Stat. L., that are not needed in the transaction of current business and have no permanent value or historic interest, and pay the proceeds of said sales into the Treasury as postal revenues.

a. Whenever there shall be in any post-office an ac-Report of accumulation of files, cumulation of files of papers such as are described in the next preceding paragraph, the postmaster shall report the facts to the Department for instructions.

b. Such report shall give a general description of -shall show what.

each class of files referred to, in order that their character may be identified, and state their approximate age. It shall be accompanied by a specimen or sample -accompanied sample, when, of each kind of file included in the report. When the files are in book form, a leaf taken from each book will be considered such specimen or sample. A separate report should be made for and addressed to the office of the Department to the business of which the files relate.

c. The report shall be considered in the Department, postmasters, and if it shall be determined that the files of papers described are not needed or useful in the transaction of the current business and have no permanent value or historic interest, the postmaster shall be instructed to dispose of such files in the manner hereinafter stated.

postmas-

d. Upon receipt of instructions from the Depart- Disposition pos ment to dispose of such files the postmaster shall make ters. publication of notice inviting proposals for the purchase of such files by posting a notice in the post-office, or by advertising in a newspaper, if so authorized by the Department, and shall thereupon dispose of the files upon the best obtainable terms so secured and account for the proceeds so received in accordance with regulations, and report the facts to the Department. If no proposal can be secured for such files, they shall be destroyed without expense to the Department. Copy of such notice or advertisement shall be sent to any historical society or institution of learning within the State in which the post-office is located which, in the judgment of the postmaster, may be interested in the preservation of such documents.

3. In case the instructions to the postmaster so di-—shall not take rect, such sale or destruction of files shall not take nation by post-office inspector, when. place until after the files which have been described by the postmaster have been examined by a post-office inspector and found to correspond with the specimens or samples submitted to the Department.

4. In all cases the postmaster shall inform the in- Postmaster shall inform inspector in spector in charge of the district in which the post-office charge.

is situated of the authority given to dispose of the files, in order that files, if any, bearing upon matters under investigation may be withheld from the effect of the order as long as may be necessary.

Files to be retained pending action in court.

5. When there has arisen any action at law or equity either by or against the United States involving the postal service, or any prosecution under the laws of the United States, the postmaster shall retain all files relating to the cause of action until otherwise instructed by the Department.

Files to be retained, how long. 6. No files shall be disposed of in accordance with these provisions until they shall have been retained in the post-office for the length of time specified in paragraph 9, or in orders of instructions published in the Official Postal Guide and monthly supplements thereto.

Disposition memoranda,

of 7. Memoranda of the transaction of business may be disposed of by postmasters after retention for the periods specified in the order of instructions above referred to, without the formality of a report to the Department and instructions thereon as provided for the disposition of files.

Files and memoranda of railway mail service.

8. Files and memoranda in division headquarters of the railway mail service shall be subject to the provisions of this regulation, and division superintendents of the railway mail service shall make the necessary reports as to files and receive instructions thereon. When the disposition of files is authorized, or memoranda are to be disposed of, the division superintendent shall turn them over to the postmaster for sale or other disposition, as herein provided.

FILES.

Files to be re-

9. The following-described files shall be retained in post-offices and in headquarters railway mail service for the periods herein named before they may be reported to the Department for instructions as to disposition.

—specifications as to character of files and time of retention. CITY DELIVERY SERVICE.

Carriers' daily trip reports; records of carriers' time tape—six years.

TRANSPORTATION OF MAILS.

(a) Star routes.

Monthly registers of arrivals and departures of mail on star routes kept at terminal offices; monthly register, intermediate office; monthly register (steamboat)—two years.

Notice to postmaster at special office of supply of such office by regular route; notice to postmaster of change of base of special supply—one year.

Notice to postmaster at base of supply of the establishment of special service—one year after discontinuance of special service.

Notice to postmaster of order changing schedule; notice to postmaster of establishment of new post-office on route; notice to postmaster of discontinuance of mail route; notice to postmaster of instructions to contractor to supply office at new site; notice to postmaster of change of service; notice to postmaster of change of service and change of schedule; notice to postmaster of award of contract; instructions to postmaster accompanying notice of award of contract; all pamphlet advertisements inviting proposals for service, and accompanying circulars, and all circular advertisements inviting proposals for service—one year from end of contract term.

(b) Railroad service.

Notice to postmaster of establishment of service; notice to postmaster of post-office embraced on route; notice to postmaster of omission of post-office from route; notice to railway mail service of order establishing or changing service on railroad route—during term of service.

Quarterly report of service; correspondence with postmaster relative to exchange of mails by postmaster; notice to postmaster of authority to pay for service in connection with weighing of the mails; notice to postmaster of authority to Auditor to credit for payment for service in connection with weighing of mails; letter correspondence with postmaster respecting payment (excepting authority to pay, which should be retained until otherwise directed) and credit

for same for freight and cartage on postal cards, stamped envelopes, and mail equipment—two years.

(c) Regulation screen-wagon service.

Request from Department for information on which to prepare advertisement; notice to postmaster directing attention to "Instructions to bidders," etc., as to equipment, requirements, etc.; notice to postmaster of award of service; monthly report—four years.

(d) Electric and cable car service.

Notice to postmaster of establishment of service; notice to railway mail service of establishment of postal-car or closed-pouch service; monthly report—during term of contract.

(e) Mail-messenger service.

Directions to postmaster to advertise for mailmessenger service; notice to postmaster of designation of messenger; notice to postmaster that no payment can be made for messenger service because service was performed by other than mail messenger; instructions to postmaster to secure exchange of mails without expense to the Department; notice to postmaster of maximum rate that can be allowed for messenger service; notice to postmaster that messenger service can not be considered until authority for change of site of office has been secured; circulars referring postmaster to sections 1223, 1224, 1225, and 1226, Postal Laws and Regulations; monthly report; notice to postmaster of authority to employ temporary service—two years.

MAIL EQUIPMENT.

Instructions relative to mail locks and keys; directions for operating through registered mail locks and keys; general instructions with reference to mail bags—permanently or until otherwise directed.

FOREIGN MAILS.

Statements of weights of mails dispatched to foreign countries—one year.

RAILWAY MAIL SERVICE.

Records of registered matter handled by railway postal clerks; registry receipt cards-five years.

Applications for leaves of absence; monthly reports-two years.

Inspection of post-offices by post-office inspectors one year.

REGISTRY SYSTEM.

Registry records, such as the stubs or counterparts of the registration receipts given to senders, and the book and card receipts taken from the addresses—six years. All other registry records, three years.

MONEY-ORDER SYSTEM.

Cash journals and cash blotters; letters of credit account books; lists of international orders certified from foreign countries; money-order cashbooks; press copy books of letters sent; press copies of lists of international orders certified to foreign countries; press copies of weekly statements (where filing system has been adopted); registers of advices received; registers of orders issued—permanently or until otherwise directed.

Advices of international orders payable abroad; advices of paid orders (domestic and international); applications for money orders (domestic and international); card orders issued in Germanv—four years.

Certificates of deposit on money-order accounts; remittance letters received from other postmasters—one vear.

Clearing-house slips; daily reports of stations; retained copies of remittance letters sent from officethree months.

MEMORANDA.

The following-described memoranda of the transac-Memoranda to be retained. tion of business, retained in post-offices and in headquarters railway mail service, may be disposed of without the formality of a report and instructions thereon, as in the case of files, after their retention for the time herein named.

—specification as to character of files and time of retention.

CITY DELIVERY SERVICE.

Carriers' route directory—five years after last entry. Special-delivery records—three years.

Record of letters returned by carriers—two years after last entry.

Carriers' change-of-address cards-one year.

RAILWAY MAIL SERVICE.

Trip reports; transfer clerks' reports—five years.

Records of arrivals and departures of clerks—three years.

Receipts for photographic commissions; records of unworked mail; pouch records; daily reports of chief clerks; mail shortage notices—two years.

Reports of substitutes employed—one year.

REGISTRY SYSTEM.

Used registered-package envelopes and used package jackets, when they are known to be empty; wrappers with registered-package envelopes pasted thereon; and used registered-package tag envelopes—one year.

FINANCE.

Postal funds remittance letters received from other postmasters—four years.

CLASSIFICATION-SECOND-CLASS MATTER.

Newspaper and periodical stub books; books of stubs of receipts of money paid on account of third and fourth class matter mailed without postage stamps affixed—four years.

RURAL-DELIVERY SERVICE.

Rural carriers' trip reports; rural carriers' reports of mail handled—two years.

10. The time of retention of all files and memoranda not specified herein will be determined by the Department on request of the postmaster.

II.—TEMPORARY DEPOSITS IN BANKS.

Sec. 359. Any postmaster may, at his own risk and Special deposits in expense, place any public funds and property in his -at postmaster's custody in any State or private bank located in the town, city, or county in which the postmaster resides, for safe-keeping; that is to say, such funds and prop- under postmaserty may be kept in a receptacle under the depositing postmaster's exclusive control, and the receptacle placed in a safe-deposit vault of such bank, or otherwise intrusted to it for safe-keeping, at the risk and expense of the depositing postmaster. Under no cir- not to be used by cumstances may such funds or property specially deposited in any bank for safe-keeping be used by the bank or become a part of its assets, or be mingled with its regular deposits. Nothing in this section shall be so construed as to affect the claim of any postmaster to credit or reimbursement on account of loss resulting from burglary, fire, or other unavoidable casualty.

2. All postmasters are required to make regular Regular remittance shall be remittances to their designated depositaries, as pro-made.

vided by sections 362 to 370.

CHAPTER 9.

POSTMASTERS' ACCOUNTS, DISBURSEMENTS, AND RETURNS.

I.—Records and Accounts at Post-Offices.

Sec. 372.

4. Postmasters must charge themselves in their quar-Postmasters must terly accounts with the difference between the value accounts with exstated on the Department invoice of stamped envelopes cess sales. and newspaper wrappers and the amount received from their sale. The difference arises by the sale of envelopes and wrappers singly or in odd lots. For example: If 1,000 2-cent stamped envelopes, invoiced at \$21.20, are sold for \$23, charge \$1.80 as "excess."

Sec. 375.

Postal accounts of offices of first, second amount collected in money as postage on on on third third. identical pieces of third and fourth class matter (com-mostage on identical pieces.

Records at post-

Postmasters must

bined) mailed without postage stamps affixed. (See sec. 4831.)

Record and postal fourth class. postage on identical pieces.

Sec. 376.

e1. The amount collected in money as postage on identical pieces of third and fourth class matter (combined) mailed without postage stamps affixed. sec. 4831.)

II.—Disbursements for Expenses of Post-Offices.

Pay roll of clerks at first and second class offices. -when substitute salary.

Sec. 381.

4. When a substitute is employed to be paid from is paid from lapsed the lapsed salary of an absent clerk, the quarterly pay roll must show the time served and the amounts received by both the regular clerk and the substitute; each must sign the pay roll, the substitute immediately below the regular clerk. If the regular clerk is absent the entire quarter, that fact must be shown and also that no payment has been made to him.

Salaries of letter carriers.

Sec. 382.

Payment of substitutes. pay.

4. When a substitute is employed in place of a car--in place of car-rier absent without pay, he should be paid at the rate of salary of the absent carrier. The quarterly pay roll must show the time served and the amounts received by both the regular carrier and the substitute; each must sign the pay roll, the substitute immediately below the regular carrier. If the regular carrier is absent the entire quarter, that fact must be shown and also -in place of car that no payment has been made to him. A substitute who serves in the place of a carrier absent with pay should sign the substitute pay roll, Form No. 15011, which should also show the name of the regular carrier, the period of his absence, and the reason therefor.

pav.

Note.—See sec. 2881, par. 5, for statutory authority for rate of pay of substitutes for carriers after June 30, 1907.

III.—DISBURSEMENTS BY POSTMASTERS AS DISBURSING OFFICERS—PAYMENT OF RAILWAY POSTAL CLERKS, ETC.

Salaries of officers and clerks of railway mail service.

Sec. 385. The salaries of officers of the railway mail service, railway postal clerks, acting railway postal clerks, and substitutes will be paid by the designated disbursing postmasters upon authority and instructions from the Second Assistant Postmaster-General.

10. Postmasters at post-offices where railway postal Payments to subclerks are paid are hereby authorized and instructed to pay the substitutes employed in cases where railway postal clerks are granted leaves of absence without pay, upon receipt of proper notice from the division superintendent, railway mail service, that the substitutes are entitled to such compensation for periods not to exceed those for which the leaves are granted. The substitutes so employed are to be paid, for service actually performed, at the rate of \$800 per annum, or at the same rate as the regular clerk if the pay of the latter is less than \$800 per annum.

Sec. 388. Acting clerks are employed temporarily to Acting and substimeet the exigencies of the service or in place of clerks absent with pay, and no payment is to be made to an Payment of acting clerks. acting clerk without specific authority from the Second Assistant Postmaster-General, and then only for such service as shall have been performed, as shown by a monthly certificate from the division superintendent, railway mail service, and in no case shall payment be made for a longer period than that authorized by the Second Assistant Postmaster-General. The vouchers taken from such acting clerk must be on a separate form (Form 1563), and forwarded direct to the Auditor for the Post-Office Department, with the authority for making payment noted thereon, in order that the necessary credit may be given. Where the acting clerk is serving during the absence of a regular clerk with pay, on account of injury received while on duty, the voucher should be taken on Form 1563A. Where the acting clerk is serving during the absence of a regular clerk on annual leave with pay, the voucher should be taken on special pay-roll Form No. 1546V. The names of acting clerks should never be put on the regular pay roll.

2. Substitutes are employed vice regular clerks ab- Payments to substitutes, how made. sent from duty without pay. Payments to substitutes should be shown on the regular clerks' pay roll and following the name of the clerk for whom the substitute serves. If the regular clerk is absent the entire quarter, that fact must be shown and also that no payment has been made to him.

Vouchers for.

VI.—Reports of Stamped Paper Received, Sold, and on Hand, and Postage Collected on Second-Class Matter and on Matter of the Third and Fourth Classes Mailed without Postage Stamps Affixed.

Report of postage collected on third and fourth class matter without postage stamps,

Sec. 408½. Postmasters at whose offices identical pieces of third and fourth class matter are mailed without postage stamps affixed, as provided in section 483½, must promptly, after the close of each fiscal year (June 30), send to the Third Assistant Postmaster-General a sworn statement on Form 3606 showing the names of all patrons who have made use of the privilege at their offices, the numbers of their permits, the number of pieces of each class of matter mailed by each, the amount of postage collected in money thereon, and the total amount collected on each class during the year.

State of the state

TITLE THREE.

MAIL MATTER.

CHAPTER 1.

DOMESTIC MAIL MATTER; CLASSIFICATION AND RATES OF POSTAGE.

II.—MATTER OF THE FIRST CLASS

Sec. 416. The address side of a postal card issued by Postal cards. the Post-Office Department must not bear any writing ing on address or printing other than the name and address of the side of. addressee and such ordinary index mark as the sender may employ to identify the correspondent.

Sec. 418. Private mailing cards ("post cards") in ing cards ("Post the domestic mails must conform to the following cards").

conditions:

a. A "post card" must be an unfolded piece of card—size. board not exceeding 9 by 14 centimeters (approximately $3\frac{9}{16}$ by $5\frac{9}{16}$ inches) nor less than 7 by 10 centimeters (approximately $2\frac{3}{4}$ by 4 inches), as shown by the diagram on the next page.

b. It must in form and in the quality and weight of form and weight. paper be substantially like the Government postal

card.

c. It may be of any color not interfering with a legi- $^{-\text{color}}$. ble address and postmark.

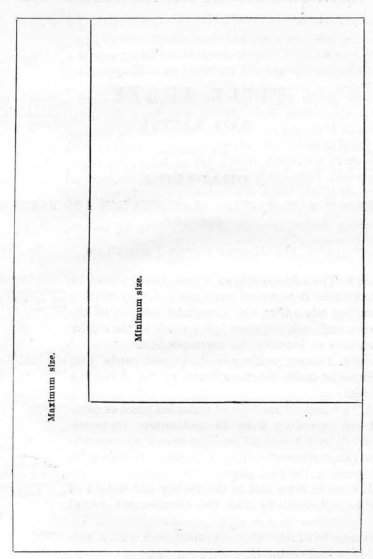
d. It may or may not, at the option of the sender, -indicia.

bear near the top of the face the words "Post Card."

e. The face of the card may be divided by a vertical division of face line; the left half to be used for a message, etc., but address. that to the right for the address only.

f. Very thin sheets of paper may be attached to the attached. may be card, and then only on condition that they completely adhere thereto. Such sheets may bear both writing and printing.

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Maximum and minimum size of private mailing cards.

-advertiseme n t s n d illustrations

g. Advertisements and illustrations may appear on may appear, where the back of the card and on the left half of the face.

-transmissible one cent each, where.

2: Cards without cover conforming to the foregoing conditions are transmissible in the domestic mails (including the possessions of the United States) and to Cuba, Canada, Mexico, the Republic of Panama, and the United States postal agency at Shanghai, China, at the postage rate of 1 cent each.

3. When post cards are prepared by printers and -when prepared stationers for sale, it is desirable that they bear in the ers and stationers. upper right-hand corner of the face an oblong diagram containing the words "Place postage stamp here," and at the bottom of the space to the right of the vertical dividing line the words "This space for the address."

4. Cards which do not conform to the conditions—rates of postage prescribed by these regulations are, when sent in the not conform. mails, chargeable with postage according to the character of the message-at the letter rate, if wholly or partly in writing, or at the third-class rate if entirely in print.

5. Cards bearing particles of glass, metal, mica, —ornamented with sand, tinsel, or other similar substances, are unmail-cluded, except.

able, except when inclosed in envelopes.

Sec. 418½. Post cards bearing a written message Post cards component to Rome upon the left half of the front, the right half being re-convention in interserved for the address and postmark and otherwise national mails. conforming to the provisions of the Rome convention, when mailed in foreign countries and fully prepaid by postage stamps, shall be delivered to addressees in the United States without additional charge for postage, such cards, when fully prepaid by postage stamps at the rate applicable to post cards, shall be admitted to the international mail of this country and treated as post cards.

Sec. 422.

Soldiers', sailors', and marines' letters.

2. Letters sent by soldiers, sailors, and marines in how marked. the United States service, located in the United States or any of its possessions, addressed to places in the United States or any of its possessions, when indorsed "Soldier's letter," "Sailor's letter," or "Marine's letter," as the case may be, and signed thereunder, either with facsimile hand stamp or in writing, with his official designation, by a field or staff officer, post or detachment commander, to whose command the soldier belongs, or by a surgeon or chaplain at a hospital where he may be; and in the navy and marine service by any commissioned officer attached to the vessel, or officer commanding a hospital or detachment ashore, may be dispatched to destination without prepayment of postage, and only the single rate of postage shall be collected on delivery.

Free county mat-ter and rates on sec-ond-class matter at

Sec. 452.

letter-carrier offices.
—one copy to actual subscriber residing in the county where the tual subscriber, and be delivered, same are printed, in whole or in part, and published, how. 2. Publications of the second class, one copy to each shall go free through the mails and be delivered free by rural carriers; but the same shall not be delivered from post-offices having city delivery unless postage is paid thereon at the rate of 1 cent a pound.

> X.—Wrapping and Examination of Second - Class MATTER.

Wrapping and fold-ing of publications, etc.

Copies to one ad-

Sec. 464.

6. Individually addressed copies of a publication indress, in one pack tended for subscribers at the same post-office must, if age or sack. there are more than five, be securely wrapped or tied in one package or, if the quantity warrants it, placed in separate sacks and addressed to such office.

XII.—MATTER OF THE THIRD CLASS.

Printed matter.

Sec. 474.

What may be inclosed with,

4. There may be inclosed with third-class matter without changing the classification thereof a single visiting or business card, a single printed order blank, or a single printed combination order blank and coin card with envelope bearing return address, or a single postal card bearing return address.

XIII. A .- MATTER OF THE THIRD AND FOURTH CLASSES.

Mailing matter without stamps af-

ter.

Sec. 483. Under such regulations as the Postmaster-General may establish for the collection of the lawful revenue ch. 1759, 33 Stat. and for facilitating the handling of such matter in the mails, it shall be lawful to accept for transmission. Identical pieces ties of not less than two thousand identical pieces of third or of third and fourth class matter without postage stamps affixed: Provided, That postage shall be fully prepaid thereon, at the rate required by law for a single piece of such matter.

Postmasters

2. Postmasters at whose offices patrons desire to apply for author. avail themselves of the privilege of this section must apply to the Third Assistant Postmaster-General for authority to receive such mailings and instructions as to procedure. Until such authority and instructions are received no postmaster shall receive third or fourth class matter for mailing without stamps affixed.

Application for privilege.

3. Persons desiring the privilege of mailing third or

fourth class matter without postage stamps affixed. under the provisions of this section, must make application therefor to the postmaster, who will, after he has been properly authorized as provided in the foregoing paragraph, issue a permit on Form 3601, which shall contain the regulations, so far as they affect the sender of such matter, and those regulations must in every case be strictly complied with or the postmaster must refuse to so receive the matter in the mails.

4. In the upper right-hand corner of the face or Plece to on its face, address side of the envelope, wrapper, address label, or tag of each separately addressed piece of such matter must be printed a statement showing the amount of postage paid on the piece, the word "Paid," and the name of the post-office and State where mailed, followed by the permit number, in the form and in the size of type prescribed in the permit (Form 3601).

5. Each mailing must contain not less than 2,000 Each mailing to identical pieces, and must be accompanied with a state-than 2,000 pieces. ment on Form 3602, signed by the sender, showing the permit number, the class of matter, the total number of pieces in a mailing, and the exact weight of a single piece. Postage on the entire quantity must be paid in Postage to be money at the time the matter is presented at the post-mailing. office.

6. A receipt (Form 3603 for third-class matter, or Postmaster shall Form 3607 for fourth-class matter) for each mailing must be issued by the postmaster to the sender. receipt must show the class of matter mailed, the total number of pieces in the mailing, the weight of a single piece, the amount of postage paid on a single piece, the total amount paid, and the permit number.

7. At the close of each quarter the postmaster must Quarterly starment to Auditor. send to the Auditor for the Post-Office Department, together with the quarterly postal account, a sworn statement showing the names of all patrons of his office who have mailed third or fourth class matter during the quarter under the provisions of this section, and the total amount of postage paid in money thereon by each patron and total amount collected. ment must be on Form 3604 (blue paper), if the postoffice be of the first, second, or third class, and on Form 3605 (white paper), if it be of the fourth class, and the total amount shown in this statement must be charged in the quarterly postal account.

Statement to Third Assistant eral.

8. Promptly after the close of each fiscal year (June Postmaster Gen 30) the postmaster will send to the Third Assistant Postmaster-General on Form 3606 a statement which shall show the number of permits issued, the total number of pieces of each class of matter mailed, and the total amount of postage collected on each class.

XIV.—Provisions Applicable to the Several CLASSES OF MAIL MATTER.

Prepayment

mail matter. 1903, Mar. 3, ch. 1009, 32 Stat. L., 1176, Sec. 485.

postage on returned second, third, and second, third, and fourth class mail matter shall not be refourth class matter mailed to sender until the proper postage has been fully prefunded in the control of the control o paid on the same: Provided, That in all cases when undelivered mail matter of the third and fourth class is of obvious value, the sender, if known, shall be given the opportunity of prepaying the return postage or accepting delivery to himself or upon his order, at the office where it is held, upon the payment of one cent postage for each card notice given him, under such regulations as the Postmaster-General may prescribe.

> See sec. 627 as to the forwarding of second, third, and fourth class matter, and sec. 075 amended, as to the return of such matter and the withdrawal of undelivered third and fourth class matter at the office of address.

Overcharges

mall matter.

1905. Mar. 3, the Postmaster-General that any postage is paid on any mail ch. 1480, 33 Stat. matter for which service is not rendered, or is collected in L., 1091. Sec. 486. Whenever it shall be shown to the satisfaction of excess of the lawful rate, he may, in his discretion, authorize the postmaster at the office where paid to refund the proper -may be refunded. amount out of the postal receipts in the possession of the postmaster.

Application

2. All applications for refunds under the provisions of this section must be addressed to the Third Assistant Postmaster-General, accompanied with a full statement of the facts, and, when possible, the envelope or wrapper in which the matter was mailed. Postmasters have no authority to make refunds until instructed by the Department.

Payment and receipt.

3. Upon receipt of instructions to make a refund a postmaster will pay the amount authorized out of the postal receipts in his possession, and will require the person to whom the payment is made to give a receipt therefor in duplicate on Form 3533, which will accompany the Department's instructions. The "original" receipt must be promptly sent to the Third Assistant Postmaster-General; the "duplicate" must be retained in the post-office files.

4. Credit for the amount of the refund will be Credit to be claimed by the postmaster in the quarterly postal account, on a blank line near the bottom of page 3.

See par. 4, sec. 492, as to procedure in cases where the addressee objects to the payment of postage due.

XV.—WEIGHT OF MAIL MATTER.

Sec. 488. Mail matter of the first class addressed for Matter to wh delivery in foreign countries other than Canada, Mex-inapplicable which ico, and Cuba (to which domestic regulations apply), and mail matter of the second class prepaid at either -first and second the regular or transient rate addressed to points in the United States and in countries to which the domestic regulations apply, will be accepted for mailing regardless of the weight thereof.

XVII.—MATTER LIABLE TO DAMAGE THE MAILS OR INJURE THE PERSON-PREPARATION AND PACKING WHERE ADMISSIBLE.

Sec. 494. Intoxicating liquors (ardent, vinous, spir-Liquids, exploituous, or malt), poisons, explosive or inflammable malls. articles, live or dead (and not stuffed) animals and admitted. what not to be reptiles (except as prescribed in sec. 496), guano, or any article exhaling a bad odor, must not under any circumstances be admitted to the mails.

2. But liquids, not ardent, vinous, spirituous, or malt -what may be admitted, and how. (including samples of altar or communion wine used in church services), and not liable to explosion or spontaneous combustion or ignition by shock or jar, and not inflammable (such as kerosene oil, naphtha, benzine, turpentine, and other liquids of like character), fruits or vegetable matter liable to decomposition, comb honey, soft soap, pastes or confections, ointments, salves, and articles of similar consistency, may be admitted to the mails for transmission in the domestic mails when inclosed in packages in conformity with the conditions prescribed in section 496.

See sees. 529 and 539 as to liquids, explosives, etc., in foreign mails.

Sec. 496.

7. Queen bees and their attendant bees, the "Australian lady bird," and other live insects when addressed to
the Secretary of Agriculture at Washington, D. C., and of Agriculture.

Preparation

to directors of agricultural experiment colleges, and -dried insects dried insects and dried reptiles may be sent in the mails when so put up as to render it practically impossible that the package shall be broken in transit, or that persons handling the same be injured, or the mail bags or their contents soiled. (See paragraph 1 of this section.)

Revolvers.

9. Pistols or revolvers may be sent in the mails, but the postmaster at the mailing office shall carefully examine such packages, and shall receive them only when sure they are harmless.

Proprietary articles of merchandise.

12. Proprietary articles of merchandise not in themselves unmailable (see secs. 480 and 497), such as fancy soaps, tobacco, pills, tablets, or other preparations such as are used by the medical and pharmaceutical professions, put up in fixed quantities by the manufacturer, for sale by himself and others, which may be sealed in such manner as to properly protect the articles but to allow examination of such package in its simplest mercantile form, will be accepted for mailing: Provided, That poisonous articles, or articles containing poison, and not unmailable (see secs. 480 and 497), shall be accepted for mailing only when the package bears the label or superscription of the manufacturer of or dealer in the article mailed.

XIX.—Losses of and Damage to Mail Matter COMPLAINTS.

matter, or complaints relative thereto.

ing losses Philippines.

Sec. 505.

4. Postmasters will refrain from addressing in-Inquiries regarding losses in the quiries to postmasters or postal officials in the Philippines regarding the alleged loss, rifling, damage, delay, wrong delivery, or improper treatment by postal employees of any article of mail matter, registered or ordinary. This shall include all cases in which it is necessary to trace such mail matter to determine whether the same has been delivered or not. The necessary inquiries on these subjects will be made by the office of the chief inspector, and postmasters will report to that office inquiries or complaints of this character on Form 1510.

Direct settlements of losses forbidden.

Sec. 5051. Postmasters and other postal employees are forbidden to make settlements directly with losers

on account of the loss, depredation, delay, wrong delivery, or other mistreatment of mail matter, either before report is made to the chief inspector in accordance with section 505, or after such report and pending the determination by the chief inspector of the responsibility for such loss or irregularity.

2. Concealment of a depredation upon or loss of Concealment of loss, etc., a delinmail matter, or any attempt to make a direct settle-quency. ment with the loser for the same, will be treated as a

serious delinquency.

CHAPTER 2.

FREE MATTER IN THE MAILS.

I .- MATTER TO BE FRANKED.

Sec. 509. The Vice-President, Members and Members-elect spondence by Memors and Delegates and Delegates elect to Congress shall have the bers of Congress. privilege of sending free through the mails, and under their 1904. April 28, frank, any mail matter to any Government official or to any L., 441. person, correspondence, not exceeding four ounces in weight, upon official or departmental business.

2. Letters which exceed four ounces in weight to Letters exceeding be entitled to free transmission must in every case be weight to Government officials. addressed, upon official business, to a Government official, whose title must be given in the superscription of the letter, either with or without his name. term "any Government official" includes only officers of the United States, Senators, Members, and Delegates in Congress.

3. Where letters to other than Government officials, Letters to per-Government officials, sons not Government weighing over four ounces, are mailed without postage ment officials. thereon, they will be held for postage and treated in accordance with the provisions of section 571, the same as other first-class matter deposited in a post-office without any prepayment of postage.

Sec. 510. All mail matter carried by post to Lucretia R. Special grants franking privilege. Garfield, widow of the late James A. Garfield, or sent by her, under her written autograph signature, will be conveyed free field. of postage during her natural life.

2. All mail matter sent by post by Ida S. McKinley, widow of the late William McKinley, under her written autograph signature, will be conveyed free of postage during her natural ch. life.

Special grants of Lucretia R. Gar-1881, Dec. 20, ch. 1, 22 Stat. L., 1.

Ida S. McKinley 1902, Jan. 22, ch. 4, 32 Stat. L., 1237.

Address alone 3. No signature or mark is necessary to the free carsufficient. riage of mail matter addressed to the first of the abovenamed persons. The address is sufficient.

Prohibition against Sec. 5111. It shall be unlawful for any person entitled loan, etc., of frank.

1906, June 26, ch. under the law to the use of a frank to lend such frank or 3546, 34 Stat. L., permit its use by any committee argenization or association. permit its use by any committee, organization, or association, or permit its use by any person for the benefit or use of any committee, organization, or association: Provided, That this provision shall not apply to any committee composed of Members of Congress.

II.—OFFICIAL MATTER.

Penalty privilege. Limited

Sec. 5131. No article, package, or other matter, except poststrictly mail mat- age stamps, stamped envelopes, newspaper wrappers, postal 1906, June 26, carus, and internal-revenue stamps, shall be admitted to the ch. 3546, 34 Stat. mails under a penalty privilege unless such article, package, or L., 477. other matter, except postage stamps, stamped envelopes, newspaper wrappers, postal cards, and internal-revenue stamps, would be entitled to admission to the mails under laws requiring payment of postage.

V .- READING MATTER FOR THE BLIND.

Books, pamphlets, etc., for the blind.

—requirements to be entitled to transmission.

1904, April 27, raised characters for the use of the blind, whether prepared L., 313. to pounds in weight, or in packages not exceeding four pounds in weight, and containing no advertising or other matter whatever, unsealed, and when sent by public institutions for the blind, or by any public libraries, as a loan to blind readers, or when returned by the latter to such institutions or public libraries, shall be transmitted in the United States mails free of postage, and under such regulations as the Postmaster-General may prescribe.

-must not contain advertising or other matter.

2. Reading matter in raised characters for the use of the blind, to be entitled to transmission in the mails free of postage, must not contain any advertising or must be sent by other matter whatever, and must in every case be sent lic library or in by or returned to a public library or public institustitution for blind. tion for the blind.

must be sent as reader.

3. When mailed by a public library or public instia loan and re-turned by blind tution for the blind, the matter must be sent as a loan to a blind reader. When mailed for return to a public library or public institution for the blind, the sender must be a blind reader.

-how wrapped.

4. The matter must be wrapped so that it may be easily examined.

5. No package is to weigh more than four pounds, -weight. except in case of a single volume and it must not ex-

ceed ten pounds in weight.

6. On the upper left-hand corner of the envelope or -superscription. wrapper containing the matter the name and address of the sender must appear, and on the upper righthand corner the word "Free" over the words "Reading matter for the blind."

Note.—Letters written in point print or raised characters used by the blind are not included in the reading matter entitled, under the provisions of this section, to free transmission in the mails. (See sec. 475.)

CHAPTER 3.

FOREIGN MAIL MATTER; CLASSIFICATION AND RATES OF POSTAGE.

II.—Exchange of Mails Between Countries Form-ING POSTAL UNION AND WITH COUNTRIES OUTSIDE UNION.

Sec. 523.

2. All mail matter originating in the United States through intermediary. for transmission to officers and members of the crew of Mail matter for to vessels of war of the United States stationed abroad, and from war vessels. and all mail matter originating with officers and members of the crew of such vessels, and designed for transmission to persons in the United States, shall be admitted to the sealed sacks forwarded to such vessels from post-offices in the United States, or from such vessels to such post-offices, and be subject to the United States classification, conditions, and rates of postage.

III.—CLASSIFICATION OF MAIL MATTER IN POSTAL Union and Rates of Postage.

Sec. 531.

a. For letters, five cents for each half ounce or frac-—on letters. tion thereof if prepaid, except that letters originating in New Zealand and prepaid by postage stamps at the rate of one penny (or two cents) for each half ounce will be delivered to addressees in the United States without surcharge or the collection of additional postage. Let-

Countries not in Postal Union reached

Rates and ment of postage. payters originating in the United States addressed for delivery in New Zealand must be prepaid at the postage rate of five cents per half ounce, pending the reduction of letter postage rates authorized by the Universal Postal Convention, effective October 1, 1907.

OF MAIL MATTER IV.—CLASSIFICATION BETWEEN UNITED STATES, CANADA, CUBA, AND MEXICO, AND RATES OF POSTAGE:

Mails with Panama. -classified and admails.

Sec. 5341. Domestic postage rates, conditions, and -classified and admitted as domestic classification shall apply to articles mailed in the United States addressed for delivery at any place in the Republic of Panama, and articles mailed in Panama addressed for delivery at any place in the United States are subject to the Panaman domestic postage rates, conditions, and classification. 2. Articles other than letters in their usual and ordi-

sealed packages prohibited.

nary form must not be closed against inspection, but must be so wrapped or inclosed that they may be readily and thoroughly examined by postmasters and customs officers; except that unsealed packages which contain, in sealed receptacles, articles which can not be safely transmitted in unsealed receptacles may be admitted to the mails, provided the contents of the closed receptacles are plainly visible, or are precisely

exception.

Letters to be dispatched though not prepaid.

easily opened.

3. Letters must be dispatched even if they do not bear any postage stamps. Articles other than letters must not be dispatched unless postage thereon is paid at least in part. Prepayment of postage upon any in article mailed in the United States can be effected only by means of the United States postage stamps.

stated on the cover of each closed receptacle, and that the package is so wrapped that the outer cover can be

Prepayment United States stamps only.

Short - paid a rticles.

4. Each short-paid article will be marked by the dispatching exchange post-office with the letter "T" and the amount of postage due. The amount so indicated, and only that amount, will be collected of addressees upon the delivery of the article.

Undeliverable fully prepaid "repeated" request "letters, if undeliverable, quest" letters and will be returned direct in accordance with the recent "letters." quest; and fully prepaid "card" letters, if undeliverable, will be returned direct at the expiration of thirty days.

VI.—UNMAILABLE MATTER.

Sec. 538.

Matter not admitted

b. Printed matter, commercial papers, and samples mails. of merchandise which contain any letter or manuscript note having the character of an actual and personal correspondence.

CHAPTER 5.

TREATMENT OF DOMESTIC MAIL MATTER AT POST-OFFICES OF MAILING AND AT POST-OFFICES IN TRANSIT.

I.—RECEIPT OF MATTER AT MAILING OFFICES.

Sec. 566. All mail matter, except that of the second Sec. 566. All mail matter, except that of the second All mail matter class mailed by publishers and news agents without class mailed without stamps affixed, and identical pieces of matter of the postmarked. third and fourth classes without postage stamps affixed mailed under the provisions of section 4834, deposited in any post-office for mailing must bear on the address side a postmark giving name of post-office, name or abbreviation of the State, and, on first-class matter, the date of dispatch, and hour thereof if the office be supplied with an hour-dating stamp. All classes of correspondence addressed to foreign countries must be impressed at the mailing office with a stamp indicating the office of origin and date of posting. No offices are exempt from the requirements of this section.

III.—MATTER NOT TO BE DISPATCHED AND UNMAILABLE MATTER AT MAILING OFFICES.

Sec. 571.

Unpaid or insuffi-

4. When the addressee of unpaid or insufficiently elently paid matter. paid matter has been notified of the amount of postage due thereon, such matter will be held not longer than -time of holding. two weeks, unless the office of address be so remote from the office of mailing that the postage could not be received from the addressee within that time, in which case the matter will be held not longer than four weeks; except that six weeks may be allowed for the -exception. notice to be dispatched and returned between any postoffice in the Territory of Hawaii and any other United

States post-office outside the Territories of Hawaii and Alaska, and ninety days for such service between any post-office in the Territory of Alaska and any other United States post-office not in the same Terri--treatment if ad-tory. If within the prescribed time the required postage is received, stamps of the value thereof will be affixed to the matter in such manner as to cover a part of the words "Held for postage" and the matter will be dispatched.

CHAPTER 6.

TREATMENT OF DOMESTIC MAIL MATTER AT RECEIVING POST-OFFICES.

IV.—FORWARDING OF MAIL MATTER.

Forwarding of mail matter

Mail matter addressed to persons in United States persons in the United States service (civil, military, or naval), serving in the United States or any of its possessions, or en route to or from the United States or any of its possessions, whose change of address is caused by official orders, shall be transmitted as rapidly as possible until it reaches the addressee; the actual location of the addressee for the time being shall be considered as the original destination of the piece of mail matter; such transmission shall not be considered as "forwarding" in the sense in which that word is used in the postal service, and no additional postage shall be required therefor. To insure prompt delivery mail matter sent to persons in the United States service should include in the address the

V.—Delivery of Mail Matter.

complete designation of the organization, company and regiment, vessel, or other branch of the service to which the addressee belongs, and the postage thereon

Use of boxes. -by firm.

Sec. 638.

should be fully prepaid.

Sec. 627.

3. A firm renting a box may have placed therein: (1) All mail matter addressed to its name. (2) Mail addressed to any of its official employees. (3) By the consent of all the members of a firm any member thereof may have mail addressed to himself or members of his family deposited in the box assigned to its use.

VII.—RETURN AND DISPOSAL OF UNCLAIMED MATTER.

Sec. 675. Undeliverable matter of the second, third, Return of other matand fourth classes may be returned, but only after the ter. postage for such return shall have been paid. The rate of postage for the return of matter of the third and -rate of postage. fourth classes is the same as that chargeable when it was first mailed; but the rate for the return of matter of the second class is one cent for every four ounces or fraction thereof.

2. When postage shall have been furnished for the return of matter as herein provided, the postmaster fixed and canceled. must affix the necessary stamps to each separately addressed piece, cancel the stamps, make the necessary change in address, and promptly return the matter.

Stamps to be af-

3. No more notices of nondelivery of third or fourth Matter of obvious class matter than are actually necessary should be sent. Notified. When there are several pieces of undeliverable third or fourth class matter of obvious value, from the same sender, one notice on Form 3540 may be used to cover as many of such pieces as practicable, and the form should be suitably altered with the pen to show that it is for a bulk number of pieces, the names and ad--on demand, sepadresses on which are not to be given unless demanded; rate notice sent. but when demanded, a separate notice must be furnished for each piece and postage therefor be collected accordingly as provided in paragraph 2. When the -withdrawal sender himself, or through some person authorized by office of address. him, upon receipt of a bulk notice, elects to withdraw such matter from the mails at the office of address, all pieces covered by such notice must be withdrawn at the same time. Such pieces may not be distributed among several persons.

Note.-There is no provision of law by which the sender of undeliverable second-class matter may withdraw it in this manner from the mails at the office of address.

4. Under the foregoing provisions, undeliverable -at free-delivery matter of the third and fourth classes addressed for local delivery at the office of mailing must not be returned to the sender by letter carrier, or by rural

delivery carrier, without a new payment of postage on each piece at the rate chargeable thereon when the matter was originally mailed.

-return

matter at terminal

-return. -rate of postage for. Undeliv e r a b l e

be held.

5. Undeliverable matter of the second, third, or Return of other 5. Undeliverable matter of the second, third, or than first-class fourth class ("nixies") received at a terminal office be paid by from railway postal clerks must be treated as hereinunder. Undeliverable before provided, and as if such office were the postoffice of original address.

6. If matter of the second, third, or fourth class, of obvious value, remains undelivered at a post-office, matter of obvious the postmaster will notify the sender if his address be value, how long to known and ball known, and hold such matter not longer than two weeks, unless the office of mailing be so remote from the office of address that a response could not be received from the sender within that time, in which case the matter will be held not exceeding four weeks; except that six weeks may be allowed for the notice (card Form 3540) to be dispatched and returned between any post-office in the Territory of Hawaii and any other United States post-office outside the Territories of Hawaii and Alaska, and ninety days for such service between any post-office in the Territory of Alaska and any other United States post-office not in the same Territory.

> See sec. 485 as to statute requiring new postage; secs. 571 and 572 as to return of matter to sender before dispatch where postage is unpaid, or the matter is misdirected, without payment of new postage; sec. 627, note, as to sending local matter redirected to new address without new postage.

TITLE FOUR.

FREE-DELIVERY SERVICE.

CHAPTER 1.

DIVISION OF CITY DELIVERY.

II.—LETTER BOXES.

Sec. 720.

2. Mailing chutes and receiving boxes may be placed, Mailing chutes subject to the approval of the postmaster, in public boxes may be placed, where. buildings, railroad stations, hotels of not less than five stories in height, business or office buildings of not less than four stories in height, and apartment houses comprising not less than fifty residential apartments. Buildings in which receiving boxes are or shall be located shall be open to the general public, without restriction, at all times during the hours prescribed for mail collections, in order to afford access to such receiving boxes for the deposit of mail matter therein.

3. No receiving box with which a mailing chute is _in the building, connected shall be placed more than fifty feet from the main entrance of the building in which located; and if in the judgment of the postmaster the efficient handling of the mails requires the placing of such box nearer to such entrance it shall be so placed, and at such point as he may direct. No receiving box shall be placed elsewhere than on the ground floor of any building.

4. Every mailing chute shall be made wholly of metal and glass, and so constructed that all portions of its interior may be easily reached by postal authorities, but not by other persons. It shall extend in a continuously vertical line from the point of beginning to the receiving box, and be so placed as to be conveniently accessible throughout its entire length. In no case

Construction

shall a mailing chute be placed behind an elevator screen or partition, or run through any part of a building to which the public is denied access. At least three-fourths of the front of the chute in each story shall be of plate glass, not less than one-fourth of an inch in thickness where exposed, and the metal parts of the chute shall be of such weight and character as to insure rigidity, safety, and durability. The openings of every chute shall be of such form and dimensions as to prevent the reception of bulky parcels or newspapers, such as may crowd or clog the chute. openings shall be provided with some suitable device by means of which they may be opened and closed by postal authorities, but not by other persons. legend "U. S. Mail" shall be plainly inscribed upon chutes at every mail opening.

Material to be used

of sufficient weight and such character as to insure security and rigidity, and be provided with doors opening upon side hinges secured by rivets. The cubic contents of each such box shall be determined by the postof master. The floor of the interior of the box, or cushion if one be used, shall be level with the threshold of the door; and the bottom of the door shall be in no case less than thirty inches from the floor level of the building. The distance from the exterior of the bottom of the box (including all ornamentation) to the floor level of the building shall be not less than twenty inches, and this space shall be entirely open and unob-

5. Such receiving boxes shall be constructed of metal

Dimensions chutes.

ranged.

-how marked.

Boxes, how structed. Every such receiving box shall be provided with an elastic cushion, yielding bottom, or deflecting device, effectively to prevent injury to mail matter descending through the chute. Such boxes shall be so arranged that the mail collector may place a satchel or other receptacle in convenient position under the bottom of the door when making collections and be provided with suitable means of attaching and holding the satchel or other receptacle in position. Receiving boxes shall be distinctly and legibly marked "U. S. Mail Letter Box," and shall each be supplied

6. Any obstruction in a mailing chute must be at Obstructions in chutes to be reported to the postmaster, who shall promptly master.
Action to be make an inspection of the chute. If he find such obtaken by postmas struction to have resulted from misuse or abuse of the

with a street letter-box lock.

ter thereon.

chute, he shall so notify the proprietor or lessee of the building in which the same is located, and may, in his discretion close the mail openings and discontinue collections from such chute until satisfied that proper care will be exercised in its future use and in the use of the receiving box connected therewith. Upon so discontinuing collections the postmaster shall attach to the chute, at the several mail openings, notices of such discontinuance. Should any part of such chute or receiving box be found by the postmaster to be not in conformity with these regulations, or to have become defective, he shall close the mail openings therein and discontinue collections therefrom, and shall not resume such collections until such mailing chute and receiving box shall have been made fully to meet the requirements of these regulations. All repairs, changes, and alterations to mailing chutes and receiving boxes shall be made by and at the expense of the owner or lessee of the building in which they are situated, under the supervision and subject to the approval of the postmaster.

Repairs.

7. Every mailing chute and receiving box shall be Mailing chute and receiving box inspected by a representative of the postmaster at least to be inspected. once in each year; and such cleaning and repairing as shall be directed by the postmaster shall be then done, under his supervision, by and at the expense of the proprietor or lessee of the building in which such mailing chute and receiving box are situated.

8. Mailing chutes and receiving boxes are intended for first class for the reception or deposit of mail matter of the first class, and must not be otherwise so used as to reduce their efficiency for this purpose or to retard the handling of such first-class matter.

9. Authority to permit the installation of mailing Authority to inchutes and receiving boxes conforming to these regulations is vested exclusively in the postmaster. To him shall be submitted the contract and specifications for any proposed chute and box, with a plan of the building showing the contemplated location therein of the whole of such chute and of the box connected therewith. If the postmaster approve such contract and specifications, and the location proposed, he shall indorse his approval upon such contract and make report of his action to the Post-Office Department.

Property of the United States, when.

10. Mailing chutes and receiving boxes shall be considered the property of the United States whenever and so long as collections of mail matter are made therefrom, and shall be and remain under the exclusive custody and control of the postmaster until such collections are discontinued by his direction.

Contract to contain waiver by patentee.

11. Every mail-chute contract shall contain an explicit waiver by the owner or owners of patents issued and to be issued upon the chute and receiving box, or either of them, covered by such contract, and upon any device or devices connected therewith, of all claims against the United States and its officers and agents on account of the use or employment of such chute and box and such device or devices, and shall also contain a full warranty by the company or person proposing to erect such chute and receiving box against claims on account of infringements of the patents of others. Before commencing collections of mails the postmaster shall also require such person or company to file with him a waiver of all claims of every name and nature arising under the contract, with a bond in such form and with such penalty as shall be prescribed by the Postmaster-General, conditioned that the obligor and his or its sureties shall and will protect and indemnify the United States from any and all such claims, accompanied by a written notice from such person or company that they have no claim of any kind against such mailing chute and receiving box or either of them.

Bond of indemnity.

Where erected under lease.

12. Where mailing chutes and receiving boxes are erected under lease, the postmaster is authorized to sign an agreement, indorsed on the back of the contract, between the proprietor or lessee of the building and the person or company erecting such chutes and boxes, providing that if the lessors of such chutes and boxes shall request the discontinuance of mail collections therefrom and the return of the mailing apparatus to them, the postmaster will, after due notice to such proprietor or lessee, discontinue such collections, remove the lock from the receiving box, and permit the removal of the mailing apparatus by said lessors.

Information as to chutes.

Hours of collection.

13. Printed cards, properly framed and glazed and giving information as to the use of mailing chutes and receiving boxes and the hours of collection therefrom, shall be attached at each mail opening, and every

chute and receiving box shall be furnished with a suitable and convenient glazed frame for such cards.

14. These regulations shall be printed on the back Regulations and become a part of every contract hereafter entered contract. into between manufacturers or owners of mailing chutes and receiving boxes for the erection and use of such chutes and boxes and the proprietor or lessee of the building in which they are located.

III.—LETTER CARRIERS AND SUBSTITUTE CARRIERS.

Sec. 735.

Bonds of letter carriers.

Note.—See par. 2, sec. 243, as to release from suretyship and approval of new bond.

IV.—Uniforms of Carriers.

Sec. 738.

Carriers to pro-vide their uniforms.

2. No postmaster, assistant postmaster, superintend-to act as agents ent of delivery, assistant superintendent of delivery, for manufacturers. clerk, letter carrier, or other employee at any postoffice shall act as agent or collector for any individual or firm engaged in the manufacture or sale of letter carriers' uniforms or any portion thereof.

3. Postmasters, or employees designated by them for Distribution of the purpose, will receive and distribute to the letter carriers and substitutes for whom they are intended uniform goods shipped singly or in bulk by manufacturers to their offices or to the stations thereof, and will keep a record of such deliveries.

V.—Performance of Service.

Sec. 743.

Leaves of absence. -without pay.

4. Postmasters may, in addition to the leave of absence with pay provided by law, grant a leave of absence without pay to a carrier in case of illness, disability received in the service, or other urgent necessity, such leave not to exceed thirty consecutive days or sixty days in any one calendar year. An application for a leave of absence to cover a longer period of time must be made to the First Assistant Postmaster-General, Division of City Delivery, and must clearly state the reason therefor.

Sec. 745.

- 4. Substitute letter carriers will be paid-
- a. One dollar per annum, payable quarterly.

Employment and payment of substi-

Compensation of

b. At the rate of \$600 per annum, when serving in place of carriers granted annual leave with pay.

c. The pro rata salary of carriers absent without

pay.

d. The pro rata salary of carriers granted leave with pay in order that they may serve as members of local civil-service examining boards, as witnesses for the Government in United States courts, or as members of the United States militia of the District of Columbia.

Note.—See sec. 3001 for authority for leave without pay; sec. 2881 for statutory authority for rate of pay after June 30, 1907.

CHAPTER 2.

SPECIAL-DELIVERY SERVICE.

I.—General Provisions.

Mail matter bearing special - delivery stamps.

ordinary with words 'special delivery."

Sec. 762. 2. From and after July first, nineteen hundred and seven,

1907, Mar. 2 when in addition to the stamps required to transmit any letter (Public, No. 220). or package of mail matter through the bearing 10 cents, or package of mail matter through the mails there shall be worth of additional attached to the envelope or covering ten cents' worth of ordistamps, nary stamps of any denomination, with the words "special delivery" or their equivalent written or printed on the envelope or covering, under such regulations as the Postmaster-General may prescribe, the said package shall be handled, transmitted, and delivered in all respects as though it bore a regulation "special-delivery" stamp.

II.—RATE ON SPECIAL-DELIVERY MATTER AND SPECIAL-DELIVERY STAMPS.

Rate on special-delivery matter.

Sec. 769.

Note.—The following is a description of the special-delivery

stamp of current issue, series of 1902:

This stamp is of line engraving rectangular in form, thirteensixteenths by one and seven-sixteenths inches in dimensions. The color of this stamp is blue. Its design is as follows: At the top is a heavy panel, upon which are the words "United States of America" in white, supported on either end by fluted columns, at the base of each of which is the numeral "10" in white surrounded by an acanthus scroll. On the left of the inner space is the figure of a special-delivery messenger boy on a bicycle, riding toward the right. On the right, in-closed in an acanthus scroll, appear the words "Secures immediate delivery at any United States post-office." Directly over the wording is a ribbon, which arches over the head of the messenger boy, containing the words in small capital letters "Series 1902" and in large capital letters "Special Delivery." In a panel on the right half of the base of the stamp are the words "Ten Cents."

III.—DISPATCH OF SPECIAL-DELIVERY MATTER.

Sec. 774.

Canceling of spe-cial-delivery stamps. Stamps atached

3. United States special-delivery stamps attached to articles mailed abroad and contained in mails for the to articles mailed United States shall be canceled in the sea post-office or the United States exchange post-office which opens the mails and distributes the articles therein contained. In case said stamps were canceled in the foreign mailing office, the articles shall nevertheless be delivered by special messenger.

V.—Special Instructions for Other than Free-Delivery Offices.

Sec. 782.

Special delivery at

2. To provide for the payment of such persons as may be delivery offices. employed for this service, the postmaster at any office desig- For providing nated by section three of this act [23 Stat. L., 388] shall keep persons a record of the number of letters received at such office bearing ch. 1903, Mar. 3, such special-[delivery] stamp, which number shall correspond L., 1175. with the number entered in the receipt books heretofore specified, and at the end of each month he may pay to such person or persons employed a sum not exceeding eighty per centum of the face value of all such stamps received and recorded during that month: Provided, That nothing in this act shall interfere with the prompt delivery of letters as now provided by law or regulations of the Post-Office Department.

(So much of the note regarding limitation of compensation following sec. 782, P. L. and R., is made obsolete by the above provision.)

VI.—Special-Delivery Messenger Service.

Sec. 789.

Postmasters * * * at the end of each month may pay to such person or persons employed [as messengers] a sum not senger. exceeding eighty per centum of the face value of all such 342, 23 Stat. L., exceeding eighty per centum of the face value of an Such 312, 20 [special-delivery] stamps [on the matter] received and recorded 388. 1903, Mar. 3, 1009, 32 Stat. L., during that month.

Payment of mes-

(So much of the note regarding limitation of compensation following sec. 789, P. L. and R., is made obsolete by the above provision.)

TITLE FIVE.

REGISTRY SYSTEM.

CHAPTER 1.

REGISTRATION OF DOMESTIC MAIL MATTER.

I.—General Provisions.

Limitation as to weight of official

matter.

—not applicable to official matter of Civil Service Com-

mission.

Sec. 802.

3. Letters or parcels relating exclusively to official business of the United States Civil Service Commission, Washington, D. C., and addressed thereto, when presented for mailing by members of local boards of examiners of the Commission located permanently in the various cities, shall be accepted by postmasters, who will place them under their regular official penalty envelopes or labels and in their official capacity register them free, as from the postmaster to the United States Civil Service Commission.

If desired, an informal receipt shall be given by the postmaster to the official from whom the matter is received.

II.—PREPARATION AND DISPATCH OF REGISTERED MATTER.

2. The registered letter or parcel with registry bill

Registered-p a c k-

Sec. 818.

and registry return receipt must be placed together in the registered-package envelope, addressed to the same post-office as the letter or parcel. All domestic registered letters or parcels which are to go by the same mail to the same post-office should, if practicable, be inclosed in the same registered-package envelope and be entered upon the same gray card or sheet registry bill. The name of the county should be included in the address on the registered-package envelope, ex-

cept when for one of the larger offices. After the

Dee See. 357

contents are placed in the registered-package envelope -how used. it must be plainly postmarked so that the postmark will appear partly upon the upper flap of the envelope and partly upon the lower flap. The number of the registered-package envelope must be entered in the proper place on the registration book where such letters and parcels as are inclosed in the envelope are described. Where the special form of mailing book when special is used, the number of the registered-package or tag book is used. envelope, with a description of contents and other particulars, should be recorded therein, instead of upon the registration book.

Registered matter

Sec. 826.

at offices on railway 4. Registered cases and bulky registered packages mail routes. of official or other matter, liable to injury if thrown Bulky packages. from moving cars, must not be sent to railway post- how to be sent. office trains that do not stop at the post-offices to which the cases and packages are addressed when they can be held and dispatched to railway post-office trains that do stop to make delivery of mails at those post-(See sec. 1553.) offices.

Sec. 829.

3. Postmasters located on railroad or steamboat boat line. routes having a closed-pouch service only must place On railroad or their registered mail in pouches labeled to offices at for closed-p ouch service only. terminals of such closed-pouch routes, or to junction offices on such routes connecting with railway post—on branch railoffices. Where trains on branch lines of railroad have road lines in connection with railway post-office trains, reg-way post-office
trains. istered mail may be included in direct pouches labeled to the railway post-office by postmasters at offices located on the branch lines and be transferred without passing through the junction office, when so ordered by the proper officer of the railway mail service. Where there is sufficient time between the arrival and _at junctions. departure of trains at junctions, registered mails must be transferred through the junction office. Registered mail must not be included in pouches that lie over at railway junction points.

IV.—REGISTERED MATTER IN TRANSIT.

Sec. 843. When a postmaster or railway postal clerk Receipts for packsigns a receipt for a registered package, he must care-ages in transit. fully examine the package and indorse upon it in the

what.

shall contain spaces provided therefor the date of its receipt and the name of his post-office and, in the case of a railway postal clerk, his name and the name and train number of the railway post-office. He must also enter a statement of facts over his signature whenever a package is in bad condition. The absence of a mark in the space marked "Condition" will be deemed a certification that the article was in good condition. Whenever registered packages are received in bad condition, the facts must be stated by the indorsing postmaster or postal clerk on the package itself, the package receipt, and other records.

-packages in bad condition.

VI.—Delivery of Registered Matter.

3. Registered mail indorsed for delivery to the ad-

Delivery of regis-tered matter.

-Indorsed for delivery to addressee in person. Sec. 858.

of similar import.

dressee in person must be delivered to no one but him, not even upon his written order; and if it can not be so delivered, it must be returned, after the expiration of the proper period, to sender. The word "personal" is not to be construed as an indorsement so restricting delivery. Directions to deliver only to the addressee can not be observed when registered mail is addressed to the President or Vice-President of the United States, heads of Departments or Bureaus of the Government, Senators or Representatives in Congress, or to the diplomatic representatives of foreign governments, and postmasters must therefore decline to ac-

-shall be so indorsed, when,

> See sec. 642, relating to delivery of registered letters to pensioners.

cept for registration mail matter so addressed when marked "Deliver only to the addressee," or with words

XII.—RECORDS AND REPORTS.

Used registeredpackage envelopes.

—to be retained on file for one year.

Sec. 896. Registered-package envelopes, paper wrappers with registered-package envelopes pasted thereon (with the wax seals and twine fastenings as nearly as possible intact), registered-package jackets, and registered-package tag envelopes, all of which have been emptied of their contents, must be retained on file one year. After their retention for that period, they may be disposed of in the manner directed in section 357 as amended, the same as memoranda of the transaction of business.

2. Used package envelopes and package jackets be-to be examined of. fore being disposed of should be examined to see that they are without inclosures, and be so mutilated as to prevent their use again.

Sec. 897.

Registry records. Report of accu-

2. When the accumulation of such used registry mulation. records as the stubs or counterparts of registration receipts given to senders, books, cards, etc., of receipts taken from addressees, that have been retained for six years, and the other registry records that have been retained for three years, has become so great that the retention of the records longer is impracticable, postmasters may report the matter to the Department as directed in section 357 as amended, retaining the records pending the receipt of instructions.

4. When a post-office is discontinued and made a How disposed of station of another post-office, all books, blanks, and ance of office. other papers relating to the registry business of the discontinued post-office must be turned over to the succeeding postmaster, who will continue the use at that station of such registry records, making a notation in the books to show where the record of the discontinued post-office stops and that of the station begins. The foregoing applies to all stations established in the place of discontinued post-offices, including those on rural delivery routes.

XIII.—INDEMNITY FOR LOSSES.

Sec. 899. * * * As a part of such system of registration he [the Postmaster-General] may provide rules under treed matter,
which the sender or owners of first-class registered matter R. S., sec. 3926.,
may be indemnified for losses thereof in the mails, the indem-340; 29 Stat. L.,
nity to be paid out of postal revenues, but in no case to exceed
1902. April 21,
one hundred dollars for any registered piece, or the actual ch. 563, 32 Stat.
value thereof when that is less than one hundred dollars, and — Postmaster-Genfor which no other compensation or reimbursement to the loser er al to provide
has been made: Provided. That the Post-Office Department or of. has been made: Provided, That the Post-Office Department or of. its revenues shall not be liable for the loss of any other mail matter on account of its having been registered.

2. Indemnity shall be paid for the value of lost Amount of indemnstration domestic first-class mail matter not to exceed \$25 in shall be paid. any one case, in accordance with law and the regulations of the Post-Office Department. (See sec. 900.)

CHAPTER 3.

THROUGH REGISTRY SERVICE.

I.—General Provisions.

Through exchanges. Sec. 910. Five special methods are provided for the transmission of registered matter in pouches or sacks closed with special locks:

Registered pouch a. The through registered pouch service, for the exchange of registered mail between post-offices when hand-to-hand receipts can be had over the entire route. (See secs. 1547 and 1551.)

b. The inner registered sack service, for the exchange of registered mail in through sacks closed with rotary locks between post-offices where hand-to-hand receipts can not be had over the entire route. (See secs. 926 to 929.)

c. The brass-lock pouch service, for the exchange of registered mail in bags fastened with special brass locks between post-offices where the service is mainly over star routes; also for the exchange of ordinary through mail when it does not interfere with the proper transaction of the registry business. (See secs. 930 to 939.)

by post-ofngh pouch d. The railway post-office through registered pouch service.

e. The railway post-office inner registered sack service.

2. The last two services named are established between points at one or both of which the pouches or sacks are made up or received by employees of the railway mail service. They are for registered matter only, and in them a special form of rotary lock is used.

3. Through registry exchanges must never be conducted without special orders from the Third Assistant Postmaster-General; and every unauthorized change in such exchanges must be promptly reported to that officer.

4. The general regulations relating to the registry system will apply to through registry exchanges except where otherwise modified in this chapter.

5. Internal-revenue registered matter is dispatched from Washington, D. C., under special instructions

Inner sack serv-

Brass-lock pouch service.

Railway post-office through pouch service.

Railway post-office inner sack serv-

To be established, service.

Through registry exchange to be authorized.

General regulations apply.

Internal-revenue matter.

from the Third Assistant Postmaster-General to certain selected offices in pouches closed with rotary locks of the "T" series. These pouches are subject to the regulations governing the through registered pouch service. They must be invariably returned empty, with the locks attached and the labels reversed, and postmasters must take receipts for them from postal clerks by the description furnished by the label and the serial and rotary numbers. Mail matter of any kind must not, under any circumstances, be inclosed in these pouches, and the "T" locks must never be used upon other registered pouches or sacks. When more than one of these pouches and locks are to be returned at one time, one pouch must be used to inclose the others, and a registered pouch bill or letter of advice describing the pouches, each by its lock numbers, must be inclosed with them.

VIII.—REGISTERED PACKAGE JACKET SERVICE.

Sec. 9391. For the purpose of facilitating the transmission of registered matter and to save the labor of making a record of separate registered packages in transit, registered-package jackets will be used where the amount of matter dispatched is considerable but is not sufficient to warrant an exchange of registered

pouches or sacks.

2. Registered-package jackets are to be used by rail- when and how to be used. way post-offices, transfer clerks, and authorized postoffices to inclose five or more separate registered pack- -what to contain. ages addressed to the same post-office or intended for distribution by the same post-office, railway post-office, or transfer clerk; but jackets must not be used in any case where at least one record and handling, in transit, of the packages inclosed will not thereby be saved. When made up for a railway post-office the train number, as well as the name of the railway post-office, must be given in the address on the jacket. Registered packages having tag envelopes attached or which are so bulky as to interfere with the secure sealing of the jacket must not be inclosed therein. Jackets containing packages marked "Special Delivery" must be similarly marked on the address side. Registeredpackage jackets must be numbered consecutively by each office or railway postal clerk using them, begin-

Registered - pack-

ning with No. 1 on each January 1 and July 1. Wherever this number appears on the records it must be preceded by the letter "J."

-penalty envelope to be inclosed.

3. There must be inclosed in every registered-package jacket a penalty envelope addressed to the dispatching office or clerk, to be used in returning the receipt for the contents of the jacket.

Rules not inapplicable to apply.

4. When not plainly inapplicable the rules which apply to through registered pouches are to be observed in the opening and closing of registered-package jackets; in other respects the treatment of the jackets must be as prescribed for registered packages, except as modified herein.

Special author-Special authority and instructions to be given.

5. Special authority and instructions for the use of registered-package jackets, where needed, will be given by the Third Assistant Postmaster-General, to whom report of all failures to use the jackets in proper cases, or other irregularities in connection therewith, must be promptly made.

CHAPTER 4.

REGISTRATION OF FOREIGN MAIL MATTER.

I.—Preparation and Dispatch.

Dispatch of regis-tered foreign matter.

-how made.

er red

-marked, how.

Sec. 944. Registered letters and parcels for dispatch to foreign countries must be billed and inclosed in registered-package envelopes addressed to the post-office in the United States which is designated to exchange registered matter with such countries. Registeredpackage envelopes containing letters or parcels for dispatch to foreign countries must be plainly marked with the word "Foreign,' except that registeredpackage envelopes containing letters or parcels addressed to Cuba, Canada, or Mexico must be plainly marked with the word "Cuba," "Canada," or "Mexico," instead of the word "Foreign." Registered matter addressed for delivery at the exchange office, or at another United States post-office, must not be included in registered-package envelopes which contain letters or parcels for dispatch to foreign countries. When a -when receipt or parcels for dispatch to foreign countries. When a form shall be return receipt is properly demanded for registered filled and returned.

matter addressed to a foreign country, including Cuba, Canada, and Mexico, the exchange office will supply and fill out the return receipt form, except in cases where interior offices are especially authorized to prepare the foreign receipt form. Registry bills must —when registry bills shall accomaccompany all letters or parcels sent to a United States pany. exchange office for dispatch to a foreign country.

II.--RECEIPT AND DELIVERY OF FOREIGN REGISTERED MAUTER.

Sec. 948. Should a registered letter or parcel originat- Undelivered for-ing in a foreign country other than Cuba, Canada, or than that excepted. Mexico remain undelivered for thirty days after its -how disposed of. receipt, or for three months if specially held for delivery, it must, even though bearing the name and address of the sender, or a return request, be indorsed with the cause of its nondelivery and sent to the Division of Dead Letters in the manner prescribed in section 890.

2. When an undelivered registered letter or parcel Treatment of reoriginating in any foreign country is accompanied by a return receipt, such receipt must be indorsed in the same manner as the registered letter or parcel, and must not be detached therefrom.

3. When a registered letter or parcel originating in Matter addead any foreign country is addressed to a person who is person. dead, delivery may be made only to the legal representative of the addressee. If such delivery can not be made, the letter or parcel must be indorsed with the cause thereof and disposed of as prescribed in paragraph 1 of this section, or, in the case of letters and parcels from Cuba, Canada, and Mexico, in accordance with amended section 949. If claimed by a relative of the deceased addressee, such relative may be furnished with the sender's name and address, if possible.

Sec. 949. Undelivered registered letters and parcels originating in Cuba, Canada, or Mexico, on which the nating in Cuba, Canada, or Mexico, on which the nating in Cuba, Canada, or Mexico, names and addresses of the senders appear, whether—bearing address printed or written, should be indorsed with the cause treated. of the nondelivery, re-registered free, and sent to the proper United States exchange office at the expiration of the time named in the return request, or at the end of thirty days if no time is specified.

 without address of sender, how treated.

2. Undelivered registered letters and parcels originating in Cuba, Canada, or Mexico which do not bear the names and addresses of the senders must be indorsed with the cause of nondelivery and sent to the Division of Dead Letters, in the manner prescribed in section 890, at the expiration of thirty days, or of three months if specially held for delivery, as provided in section 950.

Note.—See amended sec. 948, par. 2, as to disposal of return receipts accompanying undelivered registered letters or parcels. See amended sec. 948, par. 3, as to treatment of registered letters and parcels originating in Cuba, Canada, or Mexico when addressed to persons who are deceased.

TITLE SIX.

MONEY-ORDER SYSTEM.

CHAPTER 2.

ISSUE OF DOMESTIC MONEY ORDERS.

I.—General Provisions.

Sec. 977. Postmasters must not receive or pay out in Payment of orthe transaction of money-order business any money—how to be made that is not legal tender by the laws of the United States, excepting national-bank notes and silver certificates. (See sec. 330.) At post-offices near the border line between the United States and Canada, however, Canadian money may be received for and used in payment of money orders, under such special restrictions as the Third Assistant Postmaster-General shall prescribe.

III.—Application and Issue.

Sec. 984.

Applications.

to be filed.

3. Applications, after having been numbered to correspond with the orders issued, must be filed for ready reference and preserved for not less than four years. At the end of such time they may be disposed of as waste paper in accordance with section 357 as amended.

V .- ADVICES-ORIGINAL AND DUPLICATE.

Sec. 993.

Advices.

The advice will be dispatched in a sealed envelope —how dispatched to the office of payment by first mail.

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CHAPTER 3.

PAYMENT OF DOMESTIC MONEY ORDERS.

III.—WHEN PAYMENT OF ORDERS TO BE REFUSED.

Payment of ders withheld. -when stamp of Sec. 1009.

d. When the stamp of the issuing office is missing issue and office and date missing from the order, or when the written date is missing from both order and advice. In those circumstances the paying postmaster must immediately address a letter of inquiry (Form 6006) to the issuing postmaster, as in the preceding paragraph. Provided the order and advice both are regular in all other respects, however, pending the receipt of the second advice properly stamped and dated, the postmaster may, if the pavee is known to him to be a responsible person, advance the amount of the order, holding the receipted order as a corresponding amount in cash.

-if amounts dissimilar and second advice names either sum.

e. When the amount named in figures in the margin of the order differs from that named in the body of the order or of the advice. Under no circumstances can an order be made a voucher for a larger amount than that written in full in the body or indicated by the figures on the right-hand margin thereof; but in any case of discrepancy between the amount written in the body of the order and the amount indicated by the figures in the margin payment may be made on due presentation after receipt of a second advice naming either of these amounts, if the order be not otherwise irregular. Pending the receipt of the second advice in such case, the smaller amount may be paid if the pavee so desires. In such event the paving postmaster should take from the pavee a manuscript receipt for the amount paid in advance, and should hold the same (with the order) as representing a corresponding sum in cash until the second advice is received. The formal receipt of the payee for the true amount should then be obtained on the order itself, and the same should be forwarded in the usual way as the voucher with the statement in which credit is taken for the payment. Across the face thereof, before it is thus forwarded, the paying postmaster

should write or stamp a statement of the amount paid, thus, "Paid \$____, in accordance with second advice."

f. If the amount named and repeated in the order is amounts not similar, and adis greater than the amount named in the advice (which vice names greater amount. may be the case when the advice is not filled in by the carbon process and a second advice used instead), the smaller amount may be paid at once if the pavee desires it, the postmaster taking a receipt from the pavee for the amount thus paid and holding the same (with the order) as cash on hand until the second advice is received and the formal receipt of the pavee for the true amount is obtained on the order itself. If the amount named in the second advice and paid be less than the amount originally named in the order, the paying postmaster should, before forwarding the order to the Department as a voucher, write or stamp across its face the words, "Paid \$----, in accordance with second advice," naming the true amount.

h. When request is made by the issuing postmaster—when allegations or by the remitter that payment be withheld for sufficient of order. cient time to enable the remitter to furnish the paving postmaster with proof that the order was purchased by him through false representations or other fraudulent action of the pavee, who is furthermore alleged by him to be engaged in conducting a scheme or device for obtaining money through the mails by false or fraudulent pretenses, representations, or promises, the case, together with the proof furnished, must be forwarded to the Third Assistant Postmaster-General, Division of Money Orders, so that the Postmaster-General may, if the evidence is satisfactory to him, forbid the payment of all orders drawn to the order of said pavee, as provided in section 1010. Where the payment of a money order is not forbidden by the Postmaster-General under the provisions of section 1010, the payee is entitled to payment "notwithstanding the protest of the remitter of the money order, and the remitter of the money order can not forbid the payment of it by any notice to the post-office at which it is made payable before it has been paid."

IV .- ADVICES.

Advice of order where office of pay-ment changed by new order, how treated treated.

Sec. 1014. Where the office upon which drawn is changed by the issue of a new order, as provided in section 992, the advice of the first order will be treated the same as the advice of a repaid order.

Paid advices.

Sec. 1018. Paid advices should be retained on file -how disposed of. for a term of four years, at the expiration of which time they may be disposed of as waste paper in accordance with section 357 as amended.

V.—UNCLAIMED MONEY ORDERS.

Unclaimed money orders.

Sec. 1019.

Payee may ap-y for duplicate. ply

6. The payee may make and the postmaster may receive application for a duplicate thereof at any time before the order becomes invalid by reason of age.

CHAPTER 4.

REPAYMENT OF, AND DUPLICATE, MONEY OR-DERS-PAYMENT OF INVALID ORDERS BY WAR-RANT.

IV.—INVALID ORDERS AND POSTAL NOTES PAYABLE BY WARRANT.

Invalid orders.

Sec. 1035.

Application for thereupon.

4. The holder of an original or duplicate money warrant.
-proceedings order which remains unpaid after the lapse of one year from the last day of the month of issue of the original, in order to obtain payment of the amount thereof must present such original or duplicate order to the postmaster at a money-order office (not necessarily the office of issue or of payment), who will thereupon forward it, through the postmaster at the office at which it was issued or the postmaster at the office upon which it was drawn, to the Third Assistant Postmaster-General, with an application from the holder for a warrant for the amount. The postmaster before whom the application is made will furnish the form therefor. If the order be less than seven years old the application will be made on Form 6003a; if seven or more years old, upon Form 6003c. Upon

receipt of the application in due form at the Post-Office Department, if the Department is satisfied that the order has not been paid or repaid and that the applicant is entitled thereto, a warrant for the amount thereof, drawn upon the Treasurer of the United States, will be issued without charge to the applicant and mailed to his address. The Post-Office Department, however, reserves the right in all cases, before issuing a warrant for the amount of an invalid money order, whether to the remitter, payee, or indorsee, or legal representative, heir, heirs, or assigns of either, to exact from him or them a bond of indemnity in a penal sum double the amount of the money order, for the purpose of securing the Department against loss in the event that any other person shall establish a valid adverse claim to the order or the amount or any portion of the amount thereof.

5. In the case of an order seven or more years old -in case of order the postmaster before whom the application (Form old. 6003c) is made, after certifying thereon that he knows the applicant to be the person he represents himself to be: that the signature to the application is the genuine signature of the applicant, and that he believes the applicant to be entitled to a warrant, will forward the application and order together to the post-office named in the order as the one drawn upon, or to the postoffice at which the order was issued, for certification and transmission to the Department; and the postmasters at such offices will execute the proper certificates on the application as to whether the records thereat afford any evidence of payment or repayment of the order by means of a duplicate or otherwise. The applicant also in such a case may be required to make oath before an officer duly empowered to administer oaths that the amount of the order has not been paid to him, nor, so far as he knows, to anyone else, by any postmaster, either upon the original or a duplicate thereof or otherwise, and that he believes himself entitled to a warrant. The form of such oath (Form 6003d), when required, will be furnished by the Department, after receipt of the application thereat, as will also the form for the bond of indemnity (Form 6116c) when such bond is deemed necessary.

6. The regulations governing applications for and -regulations not inconsistent to apissue of duplicate money orders, where not inconsistent ply.

with the provisions of this section or sections 1036 and 1132, will apply to orders which have become invalidated by age.

Statement ent re-domestic garding orders money Auditor.

7. Postmasters at all money-order offices will render to to the Auditor for the Post-Office Department, in conformity with section 1132 of the Postal Laws and Regulations (instead of, as heretofore, to the Third Assistant Postmaster-General), at the close of each month, a statement of all advices of invalid domestic money orders payable at their respective offices, as evidenced by advices remaining unpaid for one year from the last day of the month of issue, such statement to be accompanied by the advices, and made out on Advices regarding international Form No. 6686. Advices of invalid international money orders to money orders, however, including advices of orders Postmaster - Gen - issued in Canada, Cuba, Newfoundland, and the Philippine Islands, must be forwarded, as heretofore, to the Third Assistant Postmaster-General, Division of

eral.

CHAPTER 5.

Money Orders, in accordance with section 1087.

INTERNATIONAL MONEY-ORDER SERVICE.

I.—General Provisions.

Charges for intermedlary service.

Sec. 1047.

Note.-The charges hereafter made by Switzerland for intermediary money-order service will be 25 centimes for each 25 francs, or fraction thereof, on the first 100 francs. amounts 25 centimes will be deducted from the face value of each order for every 50 francs or fraction thereof beyond 100 francs; thus, on an order for francs 450 there would be a charge of francs 2.75 for its transmission to Roumania or Servia.

CHAPTER 6.

ISSUE OF INTERNATIONAL MONEY ORDERS.

II.—Issue of Orders—Advices.

Advices.

Sec. 1063.

rders payable Canada, Cuba Orders in Canada, Cuba or Newfoundland,

3. Advices of money orders payable in Canada and Cuba will be sent directly to the paying postmasters. When payable in Newfoundland such advices will be addressed and sent to the "Postmaster, Sydney (Nova Scotia), Canada," and not to the office of payment in Newfoundland.

Sec. 1064.

3. Advices of money orders drawn on Canada or for advices. Cuba will be inclosed in envelopes, such as are used in Canada, domestic money-order business. Advices of orders drawn on Newfoundland will be inclosed in similar envelopes, but will bear the address, "Postmaster, Sydney (Nova Scotia), Canada."

Newfoundland.

Directions and pre-

Sec. 1065.

Note.—The entry in the table regarding Newfoundland is issue of foreign ormodified by substituting "No conversion" for "Foreign office" ders.

The rates used for the conversion of amounts deposited for the purchase of international money orders payable abroad are

modified as follows: The German mark shall be reckoned as equivalent to 23.9

cents United States money.

The Danish, Norwegian, and Swedish krona as 26.9 cents.

The Netherlands florin as 40½ cents.

The Austro-Hungarian crown as 20.4 cents.

The rates for the pound sterling, milreis, ruble, and franc remain as heretofore, to wit:

€1 sterling	\$4.87
f milreis	1.08
1 ruble	. 5146
5.15 francs	1.00

revert to the country of origin. Postmasters must, of.

-return of advice

Invalid orders.

Sec. 1087. By the terms of the conventions with the various foreign countries with which the United States exchanges money orders, the amounts of orders which remain unpaid for one year from the date of issue therefore, send promptly to the Third Assistant Postmaster-General, Division of Money Orders, the advices of all international money orders which become invalid by reason of age, including advices of orders issued in Canada, Cuba, Newfoundland, and the Philippine Islands. Such advices should not be inclosed with the statement, but should be placed in separate envelopes marked "Invalid international advices."

CHAPTER 9.

MONEY-ORDER FUNDS, ACCOUNTS, AND RECORDS.

V.—Deposit of Surplus Funds—Remittances-Reserves.

Sec. 1114.

" Reserve."

2. Postmasters to whom a "reserve" is allowed may -retention of retain from deposit the amount thereof, and no more.

TITLE SEVEN.

TRANSPORTATION OF THE MAILS.

CHAPTER 3.

TRANSPORTATION OF MAILS BY RAILROADS.

I.—Contracts and Compensation for Railroad Service.

Adjustment of compensation; conditions

Sec. 1164.

and rates. Compens a tion further reduced. (Public, No. 172).

31. The Postmaster-General is hereby authorized and directed to readjust the compensation to be paid from and after the first day of July, nineteen hundred and seven, for the transportation of mail on railroad routes carrying their whole length an average weight of mails per day of upward of five thousand pounds by making the following changes in the present rates per mile per annum for the transportation of mail on such routes, and hereafter the rates on such routes shall be as follows: On routes carrying their whole length an average weight of mail per day of more than five thousand pounds and less than forty-eight thousand pounds the rates shall be five per centum less than the present rates on all weight carried in excess of five thousand pounds; and on routes carrying their whole length an average weight of mail per day of more than forty-eight thousand pounds the rate shall be five per centum less than the present rates on all weight carried in excess of five thousand pounds up to fortyeight thousand pounds, and for each additional two thousand pounds in excess of forty-eight thousand pounds at the rate of nineteen dollars and twenty-four cents upon all roads other than land-grant roads, and upon all land-grant roads the rate shall be seventeen dollars and ten cents for each two thousand pounds carried in excess of said forty-eight thousand pounds.

Withdrawal of seasons.

1906, June 26, ch. 3546, 34 Stat. L., 473. L., 417, 1907,

1907, Mar. (Public, No. 172).

41. The Postmaster-General shall require, when in freightpostal cards, etc., and whenever practicable, the withdrawal from the mails of all postal cards, stamped envelopes, newspaper wrappers, empty mail bags, furniture, equipment, and other sup-2 plies for the postal service, except postage stamps, in the respective weighing divisions of the country, immediately preceding the weighing period in said divisions, and thereafter such postal cards, stamped envelopes, newspaper wrappers, empty mail bags, furniture, equipment, and other supplies for the postal service, except postage stamps, shall be transmitted by either freight or express.

6. When the weight of mail is taken on railroad Divisor for obtaining average routes the whole number of days the mails are weighed daily weight. shall be used as a divisor for obtaining the average weight per day.

Sec. 1166.

Additional note.—For statement of further reductions from mails by railroads. July 1, 1907, see sec. 1164, par. 3½.

Table of maximum rates for transportation of

III.—RAILWAY POST-OFFICE CAR SERVICE.

2. After July first, nineteen hundred and seven, additional 2. After July first, nineteen hundred and seven, additional Pay after July pay allowed for every line comprising a daily trip each way of 1, 1907. Mar. 2 railway post-office cars shall be at a rate not exceeding twenty- (Public, No. 172). five dollars per mile per annum for cars forty feet in length.—rates of. five dollars per mile per annum for cars forty feet in length, and twenty-seven dollars and fifty cents per mile per annum for forty-five-foot cars, and thirty-two dollars and fifty cents per mile per annum for fifty-foot cars, and forty dollars per mile per annum for cars fifty-five feet or more in length.

Additional pay for railway post - office

IV.—General Performance of Service.

Sec. 1187.

STORE

In note sec. "597" is changed to read "595."

Railroad companies to keep a record of pouches.

CHAPTER 4.

TRANSPORTATION OF MAILS ON ELECTRIC AND CABLE CARS.

I.—Establishment of Service—General Provisions.

Sec. 1205.

2. The acts making appropriations for the service or cable-car service. See 1906, June of the Post-Office Department for the fiscal years end-26, ch. 3546, 34 (s. 474; ing June 30, 1907, and June 30, 1908, include approlic, No. 172). priations for transportation of mail by electric and cable cars, and provide that the rate of compensation to be paid per mile shall not exceed the rate now paid to companies performing such service except that the Postmaster-General, in cases where the quantity of mail is large and the number of exchange points numerous, may, in his discretion, authorize payment for closed-pouch service at a rate per mile not to exceed one-third above the rate per mile now paid for closedpouch service; and for mail cars and apartments

carrying the mails, not to exceed the rate of 1 cent per linear foot per car-mile of travel: Provided further. That the rates for electric-car service on routes over 20 miles in length outside of cities shall not exceed the rates paid for service on steam railroads.

CHAPTER 5.

MAIL-MESSENGER SERVICE.

II.—Performance of Service—Temporary Service.

Duties of post-masters in connec-tion with service.

to report cessareduced.

Sec. 1223.

3. Postmasters shall report promptly to the Second -to report cessarion or lack of need of service, when distance less than 80 rods, or ger service ceases to be necessary; also, whenever the when cost can be conditions change so that the distance is not over 80 rods between the post-office and the railroad station, measured in accordance with paragraph 4, section 1191; or when the distance between the post-office and steamboat landing is not over 80 rods; and when cost of service can be reduced by a readvertisement of the route.

> Sec. 1227. Mail messengers will be paid monthly by Treasury warrant, direct from the office of the Third Assistant Postmaster-General, as soon after the close of each month as their accounts can be adjusted. No settlement can be made until the postmaster's report of the service has been received.

Payment for mailmessenger service. -how made.

CHAPTER 7.

TRANSPORTATION OF MAILS ON STEAMSHIP, STEAMBOAT, AND "STAR" ROUTES.

II.—STEAMSHIP AND STEAMBOAT SERVICE.

Steamboats used in Sec. 1245. mail service.

Contractors 3. Contractors on steamboat lines will keep a record keep record of pouches and make of all pouches due to be received or dispatched by them report. and check all pouches when received or dispatched,

In cases of failure to receive any pouch due, a shortage slip should be made out explaining the cause of failure and forwarded in lieu of the missing pouch. If cause is not known, the contractor, or his employee, in addition to making out the shortage slip, should notify the division superintendent railway mail serv-Specific instructions in regard to the use of shortage slips will be given by the general superintendent Division of Railway Mail Service.

VI.—CONTRACTS—PERFORMANCE OF SERVICE.

Payments on contracts.

3. Payments will be made by warrant on the Treas--how made. ury direct from the Department, after the expiration of each month, and as soon as accounts can be settled, if required evidence of service has been received. (See sec. 1324.)

IX.—Assignment of Contracts—Subcontracts.

Sec. 1300.

Subcontracts.

9. Contractors who desire credits for payments to -payments of contractors on. subcontractors of record are required to file in the office of the Second Assistant Postmaster-General, Division of Inspection, before the expiration of the month to which such payments or proposed payments relate, notice of their intention to make such payments, and to file in such office, within thirty days after the expiration of the month, the prescribed receipt showing the payment.

CHAPTER 8.

FOREIGN MAIL SERVICE.

II.—Delivery into and Taking Letters from Post-Offices by Masters of Foreign Vessels.

Note.—The reference to the postage due on letters "justly states, fixed by law, but wherever such rates have been as then subsequent legislation such reference would apply to the rates of postage prescribed by existing law. See sec. 1246 as to delivery of letters into post-offices by masters of other than foreign vessels; secs. 1247 to 1250 as to payment for ship letters.

Foreign vessels car-

process of a

CHAPTER 9.

SEA POST-OFFICES.

post - office Sea clerks.

Sec. 1319.

Department.

3. United States sea post-office clerks shall be o Clerks of class 1 shall receive pay at -compensation of two classes. the rate of \$1,200 per annum each; clerks of class 2, who shall be clerks in charge, shall receive pay at the rate of \$1,400 per annum each; and in addition thereto they shall be entitled to first-cabin board on the steamers to which assigned and to commutation for board and lodging while in foreign ports at rates fixed by and the Post-Office Department. They are subject to the discipline ship's discipline to the same extent that passengers are. While on duty they will wear uniform coats and caps complying with the specifications of the Post-Office

CHAPTER 10.

INSPECTION OF MAIL SERVICE, DEDUCTIONS, AND FINES.

II.—Deductions and Fines—Authorization of.

Railroads to com-

Affidavit of rall-

road company shall contain what.

Sec. 1333. The Postmaster-General shall require all railply with contracts as roads carrying the mails under contract to comply with the and departure of terms of said contract, as to the time of arrival and departure 1906, June 26, of said mails, and it shall be his duty to impose and collect ch. 3546, 34 Stat reasonable fines for delay, when such delay is not caused by L., 472. 26, of said mails, and it shall be his duty to impose and collect unavoidable accidents or conditions.

Note.—The act of March 2, 1907, making appropriation for the service of the Post-Office Department from July 1, 1907, changes the words "under contract to comply with the terms of said contract" to "to maintain their regular train schedules."

2. Every railroad company operating a route over which mails are carried shall, on the regular affidavit covering failures of mail-train service which it is required to submit promptly at the end of each quarter to the respective division superintendents, railway mail service, show, in addition to and separate from such mail-train failures, the number of minutes late of each arrival (not time of arrival) of every train carrying mail which has reached the terminus of said

amended 1400 x

route, the terminus of such train's run, or any intermediate point designated by the Postmaster-General and of which the company shall have notice, thirty or more minutes late as many as ten times during the quarter, the extent, cause in detail, and place of each delay being given.

CHAPTER 11.

MAIL EQUIPMENTS.

I.—MAIL BAGS.

Sec. 1346. Postmasters who may receive canvas mail talning public docusacks containing public documents or other official ments. mail matter addressed to Senators or Representatives in Congress or to resident agents of any Executive Department at Washington, D. C., stationed within the delivery of the post-office, may permit such sacks to be taken from the receiving post-office for the purpose of conveniently emptying the same, but with the distinct understanding that such sacks must not be withheld from the service for a longer period than three days. All other sacks are to be promptly disposed of as directed in section 1352.

Sec. 1352.

4.

f. From post-offices in Michigan, Wisconsin, Illinois, Iowa, South Dakota, Nebraska, Utah, Wyoming, Idaho, Nevada, Washington, Oregon, and Alaska, and from post-offices supplied by the Ogden and San Francisco railway post-office in California east of Sacramento, to the postmaster at Chicago, Ill.

h. From post-offices in Missouri, Arkansas, Texas, Indian Territory, Oklahoma, Kansas, Colorado, New Mexico, and Arizona, and from post-offices in the following counties of California: Los Angeles, Orange, Riverside, San Bernardino, and San Diego, to the postmaster at St. Louis, Mo.

i. From all post-offices in California not referred to in paragraphs f and h of this section, to the postmaster at San Francisco, Cal.

Surplus mail bags.

-depository of-

II.—MAIL LOCKS.

Sec. 1363.

Brass locks.

2. A postmaster, whose office is without a brass-lock when received at exchange, receiving a pouch addressed to his office and keys therefor. secured with a brass lock will be guided by section Should it be necessary to forward the pouch unopened to the next office on the route, as provided for in section 1365, a letter of advice must be transmitted therewith by each dispatching office.

See sec. 936, relative to the disposition of the brass lock, etc.

Sec. 1367.

2.

Surplus locks. -depository of-Aces for.

f. From post-offices in Michigan, Wisconsin, Illinois, Iowa, South Dakota, Nebraska, Utah, Wyoming, Idaho, Nevada, Washington, Oregon, and Alaska, and from post-offices supplied by the Ogden and San Francisco railway post-office in California east of Sacramento, to the postmaster at Chicago, Ill.

h. From post-offices in Missouri, Arkansas, Texas, Indian Territory, Oklahoma, Kansas, Colorado, New Mexico, and Arizona, and from post-offices in the following counties of California: Los Angeles, Orange, Riverside, San Bernardino, and San Diego, to the postmaster at St. Louis, Mo.

i. From all post-offices in California not referred to in paragraphs f and h of this section, to the postmaster at San Francisco, Cal.

TITLE EIGHT.

RAILWAY MAIL SERVICE.

CHAPTER 1.

ORGANIZATION OF THE RAILWAY MAIL SERVICE.

I.—Officers of the Railway Mail Service.

Sec. 1396. The Postmaster-General shall appoint a general R. S., sec, 4020. superintendent, railway mail service, who shall be paid a ch. 3546, 34 Stat. salary of four thousand dollars a year, and one assistant gen- L., 473. eral superintendent, railway mail service, who shall be paid a salary of three thousand five hundred dollars a year, and one chief clerk of railway mail service, to be employed in the Post-Office Department, who shall be paid a salary of two thousand dollars a year.

2. The Postmaster-General may appoint eleven division Division super-superintendents, railway mail service, at a salary of three railway mail servthousand dollars each a year; eleven assistant division super- ice. 1878, June 17, ch. intendents, railway mail service, at a salary of one thousand 259, 20 Stat. L., cight hundred dollars each a year. eight hundred dollars each a year.

Additional Note.—The act of March 2, 1907, making appro- 473. priation for the service of the Post-Office Department, fixes the salaries of assistant division superintendents at \$2,000 a year from July 1, 1907.

Sec. 1397. The Postmaster-General may appoint five as-Assistant superintendents, railway mail service, at a salary of mail service. one thousand eight hundred dollars each a year, and nineteen 1900, June 2, ch. assistant superintendents, railway mail service, at a salary 1906, June 26, of one thousand six hundred dollars each a year.

Additional Note.-The act of March 2, 1907, making appropriation for the service of the Post-Office Department, fixes the salaries of the two classes of assistant superintendents above named at \$2,000 and \$1,800 each a year from July 1, 1907.

Sec. 1398. The general superintendent, railway mail service, traveling exice, the assistant general superintendent, railway mail service, railway mail service. and the chief clerk, railway mail service, shall be paid their necessary and actual expenses while traveling on the business 1881, Mar. 1, ch. 1890, Apr. 16, ch. 25, 26 Stat. L., 56. of the Department.

1906. June 26, ch. 3546, 34 Stat.

1906. June 26, ch. 3546, 34 Stat. L., 473,

Traveling ex-

1900. ch. 613 L., 259.

1891, Mar. 3, ch. 2. The division superintendents, assistant division superintendents, 26 Stat. L., tendents, and chief clerks, railway mail service, and railway 900. June 2 postal clerks, shall be paid their actual and necessary expenses 613, 31 Stat. while actually traveling on business of the Post-Office Departs ment and away from their several designated headquarters.

Per diem allowance in lieu of actual and necessary ceive a per diem allowance in lieu of actual and necessary deliars ner day while ance to assistant superintendents. ceive a per diem allowance in lieu of actual and necessary 1901, Mar. 3, traveling expenses at the rate of four dollars per day while L., 1105.
L., 1004, Apr. 28, their home, their official domicile, and their headquarters.

II.—RAILWAY POSTAL CLERKS, APPOINTMENT, ETC.

L., 692. June 3, ch. 613, 31 Stat. L., 258.

L., 250 1902. L., 258, 1992, Apr. 21, Class 4 (I ch. 563, 32 Stat. dollars each; 1993, Mar. 3, Class 4 (A ch. 1009, 32 Stat. L., 1172, 1996, June 26, Class 5 (E L., 110. 1903,

L., 111. 1906. ch. 3546, 34 Stat. Class 5 (F L., 473. —classification and dollars each; salaries.

4025. July 3, post-offices * * * [who] shall * * * be designated as ch. 361, 22 Stat. railway postal clerks, and [be] divided into six classes, whose L. 180. 1895. Feb. 28, salaries shall not exceed the following rates per annum. Ch. 140, 28 Stat. Class 1, at not exceeding states.

Class 2, at not exceeding nine hundred dollars each;

Class 3, at not exceeding one thousand dollars each:

Class 4 (B), at not exceeding one thousand one hundred

Class 4 (A), at not exceeding one thousand two hundred

Class 5 (B), at not exceeding one thousand three hundred

Class 5 (A), at not exceeding one thousand four hundred dollars each;

Class 6, at not exceeding one thousand five hundred dollars each;

Chief clerks, at not exceeding one thousand six hundred dollars each;

Clerks in same class may be paid different salaries.

Provided, That the Postmaster-General, in fixing the salaries of clerks in the different classes, may fix different salaries for clerks of the same class, according to the amount of work done and the responsibility incurred by each, but shall not, in any case, allow a higher salary to any clerk of any class than the maximum fixed by this act for the class to which such clerk belongs.

Additional Note.—The act of March 2, 1907, making appropriation for the service of the Post-Office Department, fixes the salaries of railway postal clerks from July 1, 1907, as follows:

Class 1 (B), at not exceeding eight hundred dollars each; Class 1 (A), at not exceeding nine hundred dollars each;

Class 2, at not exceeding one thousand dollars each;

Class 3, at not exceeding one thousand one hundred dollars each;

Class 4 (B), at not exceeding one thousand two hundred dollars each;

Class 4 (A), at not exceeding one thousand three hundred dollars each;

Class 5 (B), at not exceeding one thousand four hundred

Class 5 (A), at not exceeding one thousand five hundred dollars each;

* Class 6, at not exceeding one thousand six hundred dollars

Chief clerks, at not exceeding one thousand eight hundred dollars each; and provides further that after such date railway mail clerks on entering the service shall receive the salary of the lowest grade, and no clerk shall be advanced more than two hundred dollars in any period of one year's service.

Sec. 14031. In the assignment or transfer of clerks from the railway mail service, preference shall be given to the persons honorably discharged from the military or naval signment or transfer service who served in the civil war and who are now serving mail service. as clerks on the railway mail cars, in order that they may be ch. 1480, 33 Stat. transferred to clerical service in the Department or in the L., 1688. post-offices and relieved from service on said cars as rapidly ch. 3546, 34 Stat. as practicable, provided they are found to possess the business L., 474. capacity necessary for the proper discharge of the duties of the offices to which they may be transferred.

Sec. 1405₂. Railway postal clerks shall give bond to the United States, with good and approved security, clerks' bonds. in the sum of \$1,000 each, conditioned for the faithful discharge of all duties and trusts imposed upon them by law and the rules and regulations of the Department, and drawn in accordance with the form prescribed by the Department. Bonds of two or more clerks may be given on a blanket or schedule form. Each clerk shall pay the premium chargeable to himself. Bonds will be filed with the Second Assistant Postmaster-General.

Railway postal

Note.—This will not apply to railway postal clerks who are assigned to clerical duties in which they do not have access to registered mail. (See sec. 87 as to renewal of bonds.)

III.—Promotions in the Railway Mail Service.

Sec. 1406. All promotions in the railway mail serv- railway mail service. ice shall be made in conformity with the civil-service to be in conformity with civil-service and regulations rules and regulations.

2. The general superintendent, the assistant general superintendent, and the chief clerk of the Division of Railway Mail Service shall constitute the board of promotion subject to the provisions of section 3 of Civil-Service Rule XI.

Board of promo-

- 3. For the purpose of defining the order of promo- Classification of purposes of tion under these regulations, the officers and employees promotion. shall be classified as follows:
- a. The classification up to and including class 5 shall —classes 1 to 5. be as provided in section 1402.

7704--07---8

-class 5.

b. Class 5 shall include clerks in charge of full railway post-offices, clerks assigned to duty in the various offices of the service and receiving a salary of \$1,400 per annum.

-class 6

c. Class 6 shall include clerks in charge on trains carrying two or more full railway post-office cars and receiving a salary of \$1,500 per annum.

-class 7.

d. Class 7 shall include all persons designated as chief clerks and receiving a salary of \$1,600 per annum.

-class 8.

e. Class 8 shall include all assistant division superintendents and assistant superintendents, and the assistant chief clerk in the office of the general superintendent.

-class 9.

f. Class 9 shall include the assistant general superintendent, superintendents of divisions, and the chief clerk in the office of the general superintendent.

-class 10.

q. Class 10 shall include the general superintendent.

Vacancies to be appointment.

4. All vacancies above those in the lowest class not filled by promotion, except when filled by reinstatement, transfer, or reduction shall be filled in higher cut the promotion. If there is no person eligible classes by original filled by promotion. If there is no person eligible for promotion, or if the vacant position requires the exercise of technical or professional knowledge, it may be filled through certification from the Civil Service Commission.

Vacancies in any

5. A vacancy in any class, except the lowest, up to class except the lowest, up to class and including class 6, shall be filled by the promotion 5, to be filled by an eligible from the next lower class or grade of next class in same pay of the same railway post-office. When a vacancy railway post-office. pay of the same railway post-office. When a vacancy -board of pro-exists the board of promotion shall certify to the eligibles to the Postmaster-General the names of the limits to the

motion to certify to the eligibles to the Postmaster-General the names of the highest three eral.

eligibles, and from these names a selection shall be made. If there shall be in the same railway postoffice less than three eligibles in the class next below that in which the vacancy exists, and if the Postmaster-General shall require a full certification, the —when certifica board of promotion shall certify, in addition, as many from other railway as necessary of the highest eligibles in the correspond-

post-offices.

of the character of the mail handled therein, are, in the opinion of the board, best qualified. Vacancies in 6. A vacancy in any class, except the lowest, up other offices to be filled as in railway to and including class 6, in an office of the service

ing class of the connecting or adjacent railway postoffices in the same division whose clerks, by reason other than a railway post-office may be filled by the detail of a clerk from a railway post-office, or by the promotion of an eligible from the next lower class or grade of pay of the same office, as provided in paragraph 5.

7. When a vacancy exists in class 7, the board of Vacancies in promotion shall certify to the Postmaster-General the from classes 5 and names of the three eligibles standing highest in class—eligibles to be certified by board. 5, at \$1,400 per annum, and class 6 in the division in which the vacancy exists, and from these names the Postmaster-General will make his selection.

8. When a vacancy exists in class 8, the board of Vacancies in promotion shall certify to the Postmaster-General the from class 7.

names of the highest three eligibles in class 7 in the division in which the vacancy exists, and from these names the Postmaster-General shall make his selection. If there shall be in the division less than three eligibles in class 7, and if the Postmaster-General requires a full certification, the board of promotion shall certify -when certifications may be made in addition as many as necessary of the highest eligi- from other divibles in the corresponding class in the other divisions. Where the duties to be performed in the vacant posi- where duties not confined to any division, the board of division, how filled. promotion shall certify the three eligibles in the service who, in its opinion, are best qualified for the duties to be performed and for the responsibilities of the office. Clerks detailed to the office of the general superintendent shall be considered for promotion in the divisions from which they are detailed.

9. When a vacancy exists in class 9, the board of Vacancies in class 9 to be filled promotion shall certify to the Postmaster-General the from names of the three eligibles in class 8 who are best certified by board. qualified for the duties to be performed and for the responsibilities of the office, and the chief clerk, office of the Second Assistant Postmaster-General, and from these names the Postmaster-General shall make his selection.

10. When a vacancy exists in class 10, the Post- Vacancy in class 10 to be filled master-General shall promote any person from the from next 10 wer class by Postmasnext lower class whom he may consider qualified.

11. No clerk below class 7 shall be eligible for promotion who has not passed an examination on the has not passed examination with 95
States or cities he is required to be examined upon, per cent in three years preceding vawith a standing of 95 per cent or better, within three cancy.

ter-General.

years next preceding the date of vacancy; and to determine his eligibility his last examination on each State shall alone be considered.

No promotion by detail or transfer, where there is an fer to a position which may be filled by the promotion of any employee who is eligible under these regulations.

Clerk to serve three months each grade.

13. No clerk shall be eligible to promotion to a higher grade until he has served at least three months in the grade he is then in.

Case examinaof clerks.

14. The case examination and car record of a clerk shall constitute the examination for promotion to any No reexamination for promotion, position in a railway post-office. No reexamination shall be required for promotion to higher positions, eligibility for promotion being determined by the board of promotion after considering such qualities as judgment, character, ability, and general qualifications of the person competing. Records of efficiency in case examinations shall be made in such manner and on such forms as may be prescribed by the board of promotion, after consulting with the Postmaster-General, and shall embrace the elements which are essential to a fair and accurate determination of relative merit.

Case examinations.

When qualifications equal, to be certified in order the qualifications of eligibles are practically equal, they 15. When in the opinion of the board of promotion shall be certified in the order of their appointment to the class and line, or office, to which they are assigned.

> IV.—ORGANIZATION RAILWAY POSTAL OF CLERKS. Assignments, etc.

Transfer clerks. general superin clerks as.

Sec. 1408. The general superintendent of the Division tendent may detail of Railway Mail Service may detail clerks, when necessary, to perform duty at important junctions, to be designated "transfer clerks;" but not more than one clerk of the same class, above class 2, shall be so detailed at any one depot unless six or more clerks are required at such depot.

-to superintend transfer of mails.

2. Transfer clerks shall look after the handling and transfer of mails at railroad depots and perform any other work pertaining to the railway mail service which may be required of them, such as filling runs, furnishing supplies, and conducting examinations.

Helpers may ho assigned on lines not full railway post-

Sec. 1414. When it becomes necessary to furnish assistance on any line not a full railway post-office, the clerk assigned to such duty will be designated a

"helper," whether he runs over the entire line or only a portion of it; but such helper shall not be of a higher class nor receive a higher salary than the clerk to whom he is assigned as a helper, and in no case shall the salary of such helper exceed that of a clerk of class 2, except that clerks assigned to perform intricate city distribution, who run through or part way in full or apartment car lines, may be of class 3.

VI.—Absences from Duty, Leaves, etc.

Sec. 1418.

3. Intervening Sundays and holidays will be counted the pay.

leaves of absence.

Leaves of absence with pay.

Intervening Sundays and holidays counted. in leaves of absence.

Leaves of absence

5. This section will apply to clerks detailed as trans- Application section. fer clerks and to clerical duty in the offices of the division superintendents, and to chief clerks.

Sec. 1419. A railway postal clerk must not absent Clerks not to be absent without leave. himself from his line, or exchange runs with a clerk on the same or any other line, without the written permission of the division superintendent; nor shall—not to leave dura a clerk leave his home during his period of rest with-without notice. out notifying the division superintendent or chief clerk of his exact whereabouts, so that he can be reached by letter or telegram.

2. Leaves of absence without pay may be granted Leave without by the division superintendent for periods not exceed ment of substitute. ing thirty consecutive days and not exceeding sixty days in any one calendar year. Should further leave be desired, special authority must be obtained from the general superintendent. A division superintendent may employ a substitute, vice a clerk on leave without pay, for a period not exceeding the time for which the leave is granted, but in no case exceeding thirty consecutive days, without special authority. Monthly reports must be made to the general superintendent of all leaves of absence granted and substitutes employed.

3. Leave of absence with pay for a period not exceeding thirty days in any calendar year may be granted a clerk on account of sickness, as indicated by a physician's certificate, the clerk to furnish a suitable and competent substitute at his own expense to perform his duties during the time he is absent.

Leave with pay.

Note.—The acts appropriating for the service of the Post-Office Department for the fiscal years ending June 30, 1907, and June 30, 1908, authorize the Postmaster-General to allow sick leave during the fiscal year as here provided.

Employment substitute, evidenced how.

4. The employment of a substitute by a clerk who is sick must be evidenced by a memorandum in writing, signed by all the parties concerned, which shall be filed with the division superintendent or chief clerk; and the clerk shall place in the hands of the division superintendent or chief clerk an order upon the paying postmaster in favor of said substitute, covering the amount of compensation due him.

Note.—Par. 5 is omitted. See sec. 3001 for authority to employ substitutes.

New appointees re-sponsible for runs.

Sec. 1420. New appointees are responsible for their runs from the date they commence to draw pay.

Notice to paying postmasters.

Sec. 1421. Division superintendents will send a preliminary notice to the postmaster who is designated as a disbursing officer for the payment of salaries of -when to be given railway postal clerks in case of the death, resigna-

tion, removal, suspension, or change of paving office of a railway postal clerk, or when for any cause a clerk has been absent from duty without pay.

Pay of substitutes.

Sec. 1422. A certified substitute shall be paid at the rate of \$800 per annum, or at the same rate as the regular clerk if the pay of the latter is less than \$800 per annum; and if he runs more than one tour of duty and protects the run during the intervening lay off, he will be entitled to pay for the entire time.

Note.—Former pars. 1, 2, and 4 omitted.

CHAPTER 2.

RAILWAY POST-OFFICES.

VIII.—MISCELLANEOUS Provisions.

Postage stamps. -clerks to keep supply for sale.

Sec. 1480. Railway postal clerks are required to keep constantly on hand a supply of 1-cent and 2-cent postage stamps for the accommodation of the public at the car; and such stamps must not be sold for any more than their face value.

CHAPTER 3.

TREATMENT OF ORDINARY MAIL MATTER IN THE RAILWAY MAIL SERVICE.

I.—RECEIPT OF MAIL AT POSTAL CARS.

Sec. 1488.

Second-class mat-

5. Whenever delivery of outside news dealers' packages can not be made by the regular railway postal clerk, because of there being no postal clerk on the train used for the transportation of such packages, the baggageman on the train will deliver the news deal-delivery by rail-road employees. ers' packages outside of the mail sack, and while in his custody they shall be considered as mail matter. Baggagemen shall deliver such packages at the place shown in the address.

a. Baggagemen are not permitted to receive second-be authorized to reclass mail directly from the publisher on postmasters' ceive. certificates, unless specially authorized by the Department through the division superintendent to do so.

b. Packages for delivery outside of the mail when -weight to be railhandled and delivered by railroad baggagemen will be roads. duly weighed and credited to the railroad company carrying them, the same as other mail matter.

c. In order to distinguish packages for outside deliv-publishers to label packages. ery sent by mail from those sent by express companies or by railroad service, it is required that publishers shall have printed in bold type on wrapper of mail packages for outside delivery the words: "U. S. mail for outside delivery at publisher's risk."

IV.—MATTER INADMISSIBLE TO THE MAILS—UNPAID AND IMPROPERLY ADDRESSED MATTER-NIXIES.

Sec. 1512.

2. Railway postal clerks will also withdraw from drawn mails. the mail all liquids not admissible to the mails under What to be turned in to supersections 494 and 496, gunpowder and other explosives, intendent in to super-live or dead animals (except queen bees and their at-sives, poisons, etc. tendant bees and dried insects), poisons, and any articles liable to injure the mails or the persons handling the same, and which have been declared unmailable by the rulings of the Post-Office Department (sec. 494), and matter relating to lotteries, as described in section 499 (see sec. 539, par. 2), and turn the same into

Matter and arti-es to be withfrom the

the terminal post-office, accompanied by the pouch or sack label and a report giving the name of the postoffice or other source from which such matter was re-

Matter addresses. the mails.

ceived, and at the same time will make a special report without of the matter to their division superintendent. Articles loose in matter on which the addresses have become detached or erased and all articles found loose in any pouch or sack they will forward under cover to the division superintendent, railway mail service, accompanied by the pouch or sack label, with a special report giving the name of the post-office or other source from which such matter was received.

Certain matter 5. Matter which should have been detained at the patched not to be mailing office as "held for postage," "excess of detained. weight," "coin," should not be stopped in transit. (See sec. 575.)

V.—Foreign and Dutiable Matter.

Matter for foreign countries in mails from Canada.

to be forwarded in accordance with foreign scheme.

Sec. 1520. Whenever mail matter addressed to foreign countries other than Canada is received in mails from Canadian offices made up for distribution, postal clerks will forward such mails in accordance with the foreign scheme applicable to mails of domestic origin for the foreign countries involved.

Closed malls to or from foreign coun-

tion.

Sec. 1522.

4. All foreign sealed sacks which are made up Foreign sealed sacks to be for abroad and labeled to United States post-offices, as warded to destinawell as direct sacks made up in sea post-offices bearing a label from the sea post-office and addressed to a United States post-office, must be forwarded intact to their destination, to be opened only in the post-office to which they are addressed.

VI.—Delivery of Mail from Cars.

Delivery of n matter in transit. mail

Sec. 1527.

-may be made to post-office inspectwhen.

2. Mail for a post-office inspector may, however, be ors and army and delivered as provided in section 633; and all matter addressed to officers and soldiers of the United States Army in the field, and officers, sailors, and marines of the United States Navv in active service, should be forwarded and delivered in accordance with instructions from the proper army and naval authorities, through the general superintendent or division superintendents of the railway mail service.

CHAPTER 4.

TREATMENT OF REGISTERED MATTER IN RAILWAY MAIL SERVICE.

Sec. 1550₂. The member of a crew assigned as reg- Duty of member of istry clerk shall have the care and custody of all regis- istry clerk. tered mail received and dispatched from his car, and he shall be in waiting when pouches are opened to take charge of any registered matter that may be contained If for any reason he is compelled to leave the car temporarily, or before the end of the run, he must have permission from the clerk in charge to do so or be authorized to do so by his chief clerk or superintendent; and before leaving the car he must turn over the registered matter to the person designated by the clerk in charge, or his superior officers, taking a receipt for the same.

Sec. 1551.

Registered mail must not be pouched direct from train to train forbidden, one railway post-office train to another except in the except. manner provided in amended paragraph 1, section 1552.

4. Registered matter must not be pouched to distant —to distant offices forbidden, except. offices so as to pass junction offices without examination and record, except where railway post-office trains have direct connection with the trains of branch lines on which there is no railway post-office service, in which case, when ordered by the proper officer of the railway mail service, registered mail may be included in direct pouches exchanged between railway post-office trains and such post-offices as are located on the branch lines. Where there is sufficient time between the arrival and departure of trains at junctions, the registered mails must be transferred to and from the railway post-office and branch lines through the junction post-office. Registered mail must not be included in pouches that lie over at railway junction points.

Sec. 1552. Where railway postal clerks make direct Delivery of matconnection at junction or terminal points they must terminals of route. deliver to the connecting clerks all registered matter for their lines. At junction points the delivery must be hand to hand, except where there in only one clerk on each of the connecting railway post-offices and the

conditions are such that neither clerk can leave his car; in such cases registered matter may be included in pouches exchanged between the railway post-offices, if direct and immediate transfer is made; otherwise such matter must be delivered direct to the postmaster or transfer clerk, or pouched into the junction post-office. At terminal offices registered matter must be delivered direct and proper receipts obtained, unless otherwise specially authorized as provided in section 1551.

Transfer of return registers.

- 4. Railway postal clerks must transfer return (goback) or missent registered matter at meeting points by hand-to-hand receipt and delivery, or carry the registered matter to a terminal office unless they can be turned back from some other point where hand-tohand receipt and delivery can be effected through a post-office or transfer clerk. In cases where this treatment would cause material delay such registered matter may be pouched under the following conditions:
- a. On railway postal lines where two or more clerks are on duty the registered matter may be pouched to any office that can advance delivery of it; in all such cases the pouching of the registered mail in question must be witnessed by two railway postal clerks.
- b. On railway postal lines having but one clerk on duty the registered matter must be pouched only to such offices on the line as are specifically designated by the division superintendent of the railway mail service, and in all such cases the postal clerk must receive authority from his division superintendent for this exceptional treatment.

Damaged pouches. -treatment of.

Jee 25 7

Damaged regis tered package. —treatment of. Sec. 1556. Where railway postal clerks receive registered pouches or sacks in bad condition or bearing damaged or defective locks, their receipts must show such fact, and such pouch or sack must be taken into the first office on the route which exchanges registered pouches or inner sacks at which a hand-to-hand delivery can be made, where it will be treated as directed in section 922. Care must be taken that none of its contents are lost. Postal clerks must keep a record of the facts in such cases for future reference.

2. When a railway postal clerk or transfer clerk discovers a registered package in a damaged condition while in his possession he must indorse such fact on the package and accompanying receipt. The damaged package must be inclosed in a registered-package

jacket and billed in the usual way, a note being made on the bill inclosed in the jacket to the effect that the jacket containing less than five pieces is made up to reinclose a damaged registered package. If the clerk is not provided with registered-package jackets and registry route bills, he shall make the indorsement above required and deliver the package to the postoffice at the terminus of his route to be reenveloped as prescribed by section 679. 879

Sec. 1557. Railway postal clerks will be furnished by Registry books. division superintendents of the railway mail service with registry books. They must guard these books against damage or loss and retain them in their possession for a period of five years from and after their last use, after which they may turn them over to the division superintendents of the railway mail service unless sooner disposed of in accordance with section 1464.

how obtained.

TITLE NINE.

OFFENSES AGAINST THE POSTAL SERVICE.

III.—OFFENSES AGAINST GOVERNMENT AND THE REVENUES.

False evidence as to character of publication to secure ch. 130 L., 823,

Sec. 1593. Any person who shall submit or cause to be suben- mitted to any postmaster or to the Post-Office Department or try as second class, any officer of the postal service any false evidence relative to 1304, 33 Stat. any publication for the purpose of securing the admission thereof at the second-class rate for transportation in the mails shall be deemed guilty of a misdemeanor, and for every such offense, upon conviction thereof, shall be punished by a fine of not less than one hundred nor more than five hundred dollars.

IV .- OFFENSES AGAINST PROPERTY BELONGING TO, OR IN USE BY, THE POST-OFFICE DEPARTMENT.

Injuring letter in.

Sec. 1603. Whoever shall willfully or maliciously injure, boxes or receptacles or mail matter there- tear down, or destroy any letter box or other receptacle estab-3869, lished by order of the Postmaster-General, or approved or R. S., sec. 3869, lished by order of the Fostmaster delivery of mail matter 1903, Mar. 3, ch. designated by him for the receipt or delivery of mail matter 1009; sec. 3, 32 on any rural free-delivery route, star route, or other mail Stat. L., 1175. route, or shall break open the same, or willfully or maliciously injure, deface, or destroy any mail matter deposited therein, or shall willfully take or steal such matter from or out of such letter box or other receptacle, or shall willfully aid or assist in any of the aforementioned offenses, shall for every such offense be punished by a fine of not more than one thousand dollars, or by imprisonment for not more than three years.

Special - delivery messenger deemed a carrier, etc. 1903, Mar. ch. 1009, sec. 4, Stat. L., 1176.

Sec. 1603. That every special-delivery messenger, when actually engaged in carrying or delivering letters or other mail Mar. 3, matter under contract, directly or indirectly, with the Post-Office Department, or employed by the Post-Office Department, shall be deemed a carrier or person intrusted with the mail and having custody thereof within the meaning of sections thirty-eight hundred and sixty-nine, thirty-nine hundred and ninety-five, fifty-four hundred and seventy-two, and fifty-four hundred and seventy-three of the Revised Statutes of the United States.

Violent entry of on clerk.

Mar. 3, sec. 5, 32 1903, ch. 1009, sec. 5 Stat. L., 1176.

railway post-office ear or malicious assault car or any apartment in any railway car assigned to the use 3, of the railway mail service, or who willfully or maliciously assaults a railway postal clerk in the discharge of his duties in connection with such car or apartment, and whoever willfully aids or assists therein, shall for every such offense be punishable by a fine of not more than one thousand dollars, or by imprisonment for not more than three years.

Sec. 16032. Whoever by violence enters a railway post-office

TITLE TEN.

RURAL DELIVERY SERVICE.

I.—General Provisions.

Sec. 1628. The Postmaster-General is authorized to Authority to establish free delivery service in rural communities.

Sec. 1629. Rural delivery carriers and substitutes

Authority to establish.

Sec. 1629. Rural delivery carriers and substitutes

Authority to establish.

Sec. 1629. Rural delivery carriers and substitutes

Carriers and substitutes establish free delivery service in rural communities.

Carriers and substitutes.

Sec. 1629. Rural delivery carriers and substitutes shall be appointed by the Postmaster-General.

-how appointed. Classification and

Sec. 1630. The Postmaster-General is authorized to classify the rural delivery service and fix the compensation to em- compensation, ployees in such service.

1902, Apr. 21, ch. 563, 32 Stat. L., 113.

ployees in such service.

2. Letter carriers of the rural delivery service shall receive 1904, Apr. 28, a salary not exceeding seven hundred and twenty dollars per L., 440. annum, and no other or further allowance or salary shall be made to said carriers.

carriers of the rural delivery service shall receive a salary not (Public, No. 172). exceeding nine bundred delivery

Sec. 1631. Rural letter carriers after twelve months' service [will] be allowed annual leave, with pay, not to exceed fifteen days.

Carriers' leave of absence with pay. 1996, June 26, ch. 3546, 34 Stat. L., 477. 1907, Mar. 2 (Public, No. 172). Substitute careamployment. riers - employment

Sec. 1632. Under such regulations as the Postmaster-General may prescribe, a substitute carrier may be employed, at the and compensation. expense of the regular carrier, to temporarily perform service 1902. Apr. 21, on any rural delivery mail route.

2. Substitutes for rural carriers on vacation shall be See 1906, June 26, paid during the said service at the rate of \$600 per L., 477. Mar. 2 annum; and on and after July 1, 1907, they shall be (Public, No. 172). paid during said service at the rate paid the carrier.

3. Substitutes for rural carriers on leave without for what time to be paid by carriers. pay shall be paid by the carriers the full proportionate share of the carrier's salary for the number of days on which the substitutes perform service, unless they perform service for an entire calendar month, when they shall be paid the full salary for such month.

4. When for any cause either the regular rural carrier or a bonded substitute is temporarily not available, the postmaster shall administer the oath required

by law to some reliable and competent person, who will perform service as a temporary substitute.

Temporary carriers.

Sec. 1633. When a vacancy occurs or an emergency arises necessitating the immediate appointment of a rural carrier and there are no substitutes available and the Civil Service Commission can not promptly certify an eligible, or when it is necessary to defer the appointment of the eligible certified pending investigation, a temporary carrier may be appointed, but such temporary appointment shall not continue for more than thirty days without prior approval by the Civil Service Commission.

Carriers subordinate to postmasters.

Sec. 1634. Rural carriers are subordinate to, and shall do their work under, the general direction of the postmasters to whose offices they are attached, subject to the orders of the Department.

Bond required.

Sec. 1635. Each rural carrier and substitute carrier shall, at the time of his appointment, give an acceptable bond in the sum of \$500, which will be filed with the Fourth Assistant Postmaster-General, Division of Rural Delivery.

See sec. 243, Amendments to P. L. and R., 1902.

Official oath.

Sec. 1636. Every rural carrier and substitute carrier, before beginning active service, shall take the official oath prescribed in section 207 of the Postal Laws and Regulations, and no person who has not taken the prescribed oath shall be given custody of the mail.

Mail boxes.

—patrons shall provide.

Sec. 1637. Individuals or firms desiring the rural delivery mail service shall provide and erect, at their own expense, boxes the plans or models of which have been examined and certified to by properly designated officials as conforming to the specifications and requirements in design, size, material, and construction prescribed by the Postmaster-General.

-accessible location.

2. Each box shall be erected on the margin of a road regularly traveled by a rural carrier in the performance of service on an established route in such position as to be easily accessible for the delivery and collection of mail without deviating from the official route and without the carrier dismounting from his conveyance.

—shall be numbered.

3. Each rural mail box which conforms to the specifications and requirements and is properly erected on a rural route shall be designated by number in the manner prescribed by the Department.

4. All officers and employees of the Post-Office De--sale of boxes by forbidpartment and postal service are prohibited from act-den ing as agents for box manufacturers, and shall not, either by themselves or through others, become interested in the sale of any rural mail box or boxes.

Sec. 1638. Rural postal stations may be established Rural postal stations, establishment and maintained auxiliary to the rural delivery carrier of.

See 1903, Mar. 3.

See 1903, Mar. 3.

Postal business in communities which are so situated as related to the rural routes that a considerable number of residents would suffer serious inconvenience if compelled to receive and dispatch mail and transact moneyorder and registry business and make purchases of stamp supplies by meeting the carrier each day at some exposed point on a route; or such stations may be established in localities, not provided with post-offices, where rural carriers are required to exchange mail and transact other postal business.

2. Rural postal stations shall be tributary to post-offices. offices which are distributing offices for rural delivery; and each of such stations shall be under the control of-clerks in charge a clerk in charge, who shall be subordinate to the of.

3. Clerks in charge of rural postal stations shall be Compensation appointed by the Postmaster-General at an annual compensation to be fixed by him, and shall give bond.

II.—Performance of Service.

postmaster at said office.

Sec. 1639. Postmasters shall see that the rural car- Postmasters to see that earliers are inriers attached to their offices are familiar with the structed. regulations and instructions pertaining to the rural delivery service and thoroughly understand their duties.

Sec. 1640. It shall be the duty of rural carriers to col- Duties of earlect and deliver mail on their routes; to serve with locked pouches post-offices whenever such service is authorized; to sell stamp supplies; to receive and receipt for matter presented for registration; to deliver registered matter; to take money-order applications and money therefor; and to perform such other duties as may be required by law or regulations, instructions, and the rules of the offices to which they are attached.

Sec. 1641. Each rural carrier shall provide for use in Conveyance prothe performance of service a suitable conveyance so

constructed as to thoroughly shelter and protect the mail from damage or loss.

-for substitutes.

2. In all cases where a rural carrier is absent from duty he shall see that the substitute carrier is provided with a suitable conveyance, and if the substitute uses the carrier's conveyance, the carrier may make a reasonable charge therefor.

Personal service required.

Sec. 1642. Rural carriers shall personally serve their routes unless prevented by illness or absent on leave duly authorized.

Routes to served daily.

Sec. 1643. Rural carriers shall serve their entire routes daily, except Sundays and holidays on which suspension of service is authorized by the regulations, unless otherwise instructed by the Department. will be allowed for any period during which service Deductions made, is entirely suspended without proper justification, and deductions will be made when, without good cause, only partial service is rendered.

when.

Schedules. -shall be strictly observed.

Sec. 1644. In making their trips, rural carriers shall conform to the schedules fixed by the Department for their departure from and return to post-offices, unless existing conditions render it impossible or unless authorized to deviate therefrom by the postmasters at the distributing offices, and will report for duty a sufficient length of time in advance of the hour fixed for their departure to enable them to carefully route and work their mail for distribution.

Specific instruc-tions when start not made from distributing offices.

2. Rural carriers who do not start from distributing post-offices on their trips will be governed by the specific instructions given by the Department in such cases.

Suspension of service on holidays.

Sec. 1645. Suspension of service by rural carriers is authorized on the following holidays: New Year's Day (January 1), Washington's Birthday (February 22), Decoration Day (May 30), Independence Day (July 4), Labor Day (first Monday in September), and such day in each calendar year as the President may set apart as Thanksgiving Day.

when holiday falls on Sunday.

2. When a legal holiday falls on a Sunday, the following Monday may be observed, unless otherwise specially provided by proper authority.

Sunday service.

Sec. 1646. When post-offices are open on Sundays and legal holidays for the delivery of mail, postmasters may require rural carriers to report at the offices for

one hour to assist in delivering mail to patrons of the rural delivery service.

Sec. 1647. [Rural] carriers shall not solicit business or red carriers prohibit-ceive orders of any kind for any person, firm, or corporation, business. 1904, Apr. 28, ck. and shall not, during their hours of employment, carry any mer. 1759, 33 Stat. L., chandise for hire: Provided, That said carriers may carry 440.

—may carry me merchandise for hire for and upon the request of patrons chandise for hire. residing upon their respective routes, whenever the same shall not interfere with the proper discharge of their official duties, and under such regulations as the Postmaster-General may

2. Rural carriers are permitted to carry outside of what may be carthe mails for hire, for and upon request of patrons of mails. their routes, only unmailable articles or packages of merchandise, and packages containing mailable and unmailable articles weighing in the aggregate 4 pounds or under, provided such articles are received from one merchant or patron to be delivered to one merchant or patron.

Sec. 1648. Rural carriers will be reprimanded, sus-quencles. pended with loss of pay, or removed from the service for infractions of the postal laws and regulations or orders of the Department, as the nature and gravity. of their offenses may require.

III.—MAIL MATTER.

Sec. 1649. All regulations relative to the handling, matter. delivery, and collection of mail matter, which are appli- general regeneral regions to apply. cable, shall govern in the delivery and collection of such matter by rural carriers, except as otherwise specified herein or modified by authority of the Department.

Sec. 1650. Mailable matter, when deposited in rural placed in rural mail mail boxes, is subject to the rules regulating mail matter, including the payment of postage thereon at regular rates.

Sec. 1651. Mail matter collected on a rural route will matter collected. be canceled at the office at which such mail is deposited in office. for delivery or dispatch.

-cancellation of, rural carriers,

2. Mail matter collected by a rural carrier or received by one carrier from another which can be delivered by the receiving carrier prior to his return to the distributing office shall be so delivered after the carrier who effects delivery shall have canceled the stamps

thereon by writing legibly across such stamps, with an indelible pencil, the date, name of the distributing office, State, and number of route. If, however, such mail is addressed to another post-office than the distributing office of the route on which it may be delivered, it must not be canceled by the carrier, but dispatched to the office of address.

Undelivered mail post-offices.

Sec. 1652. Mail matter which from any cause can not to be returned to be delivered by rural carriers should be promptly returned by carriers to the distributing offices after rural carriers have briefly noted in pencil on face of mail matter reason for nondelivery.

-not to be kept in possession of carriers.

2. No mail matter of any kind shall be retained in the possession of rural carriers when not on duty, except by specific authority of the Department or in cases of extreme emergency.

JOINT REGULATIONS

GOVERNING THE TREATMENT OF DUTIABLE AND SUPPOSED DUTIABLE ARTICLES RECEIVED IN THE MAILS FROM FOREIGN COUNTRIES.

The following joint regulations governing the treatment of dudutiable and supposed dutiable articles received in the mails from foreign countries supersede all regulations upon the subject in the Postal Laws and Regulations, edition of 1902:

1. Whenever necessary to properly safeguard the Detail of customs revenue and expedite the delivery of foreign mails, cilities; notice of foreign mails, collectors of customs will detail competent subordi- mails. nates for duty at exchange post-offices of receipt at which offices postmasters will provide proper facilities for the treatment of foreign mail packages by customs officers, and shall keep such officers advised of the prospective arrival of each mail from abroad.

2. Customs officers are authorized to be present at Segregation of foreign mails at exthe opening and distribution at exchange post-offices change of receipt of mails from abroad, and to first segregate the dutiable and supposed dutiable packages, sealed and unsealed, registered and not registered (registered only in the presence of an authorized representative of a postmaster), from those clearly nondutiable. Letters in their usual and ordinary form will be segregated by postal employees.

of receipt.

3. Letters and packages, sealed and unsealed, registered and not registered, addressed to ambassadors, dors, etc. ministers, and chargés d'affaires representing foreign governments at Washington, will be delivered to the addressees by postmasters without submission to or the intervention of customs officers.

Letters and packages for ambassa-

4. Letters and sealed packages addressed to con-Letters and sealed packages sular and other officers not mentioned above, bearing etc. the seal of the foreign government or inclosed in its official envelope and indicating from a casual examination by a customs officer, when such officer is available for the purpose, or by a postmaster when a customs officer is not available, without breaking the seal,

Letters and packfor

that they contain only official documents, shall be immediately forwarded to the parties addressed. If letters and packages so addressed bear the appearance of containing merchandise of any character, they will be treated in the manner provided in these regulations for sealed packages.

Unsealed parcels so addressed will be treated in the manner provided in these regulations for unsealed

parcels.

Letters and packages for Govern-ment officials.

5. Letters and sealed packages addressed to officials of the United States Government, which, from a casual examination by a customs officer, when such officer is available for the purpose, or by a postmaster when a customs officer is not available, appear to contain only official documents, shall be immediately forwarded to the parties addressed. If letters and sealed packages so addressed bear the appearance of containing merchandise of any character, they will be treated in the manner provided in these regulations for sealed packages.

Unsealed parcels so addressed shall be treated in the manner provided in these regulations for unsealed

parcels.

Diplomatic or official pouches.

6. It is not permissible to place dutiable or prohibited articles, sealed or unsealed, in "diplomatic pouches," so called, going directly to the Department of State. Such articles found therein are subject to the customs laws and regulations.

Test to determine

7. The test to determine whether an unsealed duwhether an unsealed parcel is a tiable parcel is liable to the provisions of the universal universal postal or parcel-post convention when received from vention parcel. a country party to these two conventions, and with which there is no postal convention or to which domestic postal conditions have not been applied, shall be the declaration which is required to accompany parcel-post packages. In the absence of a declaration, the parcel shall be treated as a Universal Postal Convention parcel, but may, however, be segregated and examined by customs officers at exchange offices of receipt, as is done in the case of parcel-post packages.

8. For the purpose of tracing letters and sealed packages which may be liable to customs duty, labels designated Form A and Form B, bearing serial numbers and the legend "Supposed liable to customs duty,"

Labels.

will be furnished and should be attached to such letters and packages by customs officers when available, and by postal employees in the absence of customs officers. The instructions printed on the labels must be carefully observed.

These labels are not to be used when letters or sealed packages are for delivery within the limits of the exchange post-offices at which they are received from abroad, but, instead, such letters and packages are to be stamped by the segregating officer "Supposed liable to customs duty."

9. A sealed package is such as can not be opened Sealed defined. without destroying the wrapper or causing material

damage to the contents.

10. Sealed packages other than letters in their usual Sealed packages and ordinary form from Canada, Mexico, Cuba, and ico, Cuba, and the Republic of Panathe Republic of Panama shall be immediately returned ma. by exchange post-offices of receipt to the foreign exchange post-offices from which they were dispatched.

11. Sealed packages, registered and not registered sealed packages (except letters in their usual and ordinary form), for change post-offices delivery at exchange post-offices at which received from abroad shall, after being segregated—the supposed dutiable from the nondutiable—by customs officers, and the supposed dutiable so stamped by said officers, be left in the custody of postmasters, who will immediately notify the addressees, on the general form provided for that purpose by the Post-Office Department, of the receipt of the packages and to appear and open the same in the presence of a customs officer. package opened, the addressee will be required to at once hand the same to a customs officer for examination, and, if dutiable, the issuance of a mail entry and the collection of the proper charges, after which the package shall be delivered to the addressee by a customs officer.

Registered packages will be segregated only in the presence of an authorized representative of the postmaster, and shall be receipted for by the addressees before being opened.

12. Sealed packages, registered and not registered sealed packages (except letters in their usual and ordinary form), for offices other than exchange post-ofdelivery outside of exchange post-offices at which re-fices of receipt. ceived from abroad, will, after they are segregated-

package

the supposed dutiable from the nondutiable—by customs officers, and the supposed dutiable properly labeled by said officers, be promptly forwarded by postmasters to the post-offices of delivery. Upon receipt of such a package at a post-office of delivery the postmaster will notify the addressee, on the general form provided by the Post-Office Department, of its receipt and to appear and open the same in the presence of a customs officer, if one be located at said office. The package opened, the addressee will be required to at once hand the same to the customs officer for examination, and, if dutiable, the issuance of a mail entry and the collection of the proper charges, after which the package shall be delivered to the addressee by the customs officer.

If no customs officer is located at the post-office of delivery, the package will be opened in the presence of the postmaster, who will immediately thereafter forward the same, under official registration, to the postmaster at the place where the nearest customs officer is located, for submission to said officer, that he may determine whether the contents are in fact dutia-The customs officer will promptly examine the contents and, if dutiable, issue a mail entry to cover the proper customs charges, place the same in the envelope provided for the purpose by the Treasury Department, and securely attach the envelope to the package, which should be promptly returned, under official registration, to the postmaster at the post-office of delivery, who will collect the customs charges and transmit the same, together with the mail entry, in registered letter, using penalty envelope, to the cus toms officer who issued the entry.

Registered packages will be segregated only in the presence of an authorized representative of the postmaster, and shall be receipted for by addressees before being opened.

When a postmaster is not advised as to the location of the "nearest customs officer," this information will be furnished upon application to the Secretary of the Treasury.

Letters for deliv-

13. Letters in their usual and ordinary form, regery at exchange 13. Letters in their usual and ordinary form, reg-post-offices of re-istered and not registered, for delivery at exchange celpt. post-offices at which received from abroad, shall be

segregated—the supposed dutiable from the nondutiable—by postal employees, and the supposed dutiable so stamped by said employees, after which they will be treated in the manner provided in these regulations for sealed packages for delivery at exchange post-

offices of receipt.

14. Supposed dutiable letters in their usual and or- Letters for delivery at offices other dinary form, registered and not registered, for delivery than exchange posterv at post-offices other than the exchange offices at which received from abroad, will be segregated and stamped "Supposed liable to customs duty" by postal employees, after which they will be treated by postmasters at offices of delivery in the manner provided in these regulations for sealed packages for delivery at offices other than exchange post-offices of receipt.

offices of receipt.

15. Letters which may contain dutiable articles received and distributed by railway post-offices exchang- post-offices. ing mails with Canada, Mexico, and Cuba will be properly labeled (Form A or B, as the case may be) "Supposed liable to customs duty" by railway postal clerks and forwarded to destination, care being taken to follow the instructions printed on said labels. Postmasters at offices of delivery will apply the regulations for sealed packages for delivery at offices other than exchange post-offices of receipt.

distributed railway

16. If an addressee fails to respond within thirty Failure of addressdays to the notice sent him of the receipt of a letter notices to appear. or sealed package, the same will be treated as undelivered, except in the case of a registered package, which, under the postal regulations, is required to be held for a longer period.

17. If an addressee of a letter or sealed package sup- Refusal of ad-posed liable to duty, after opening the same for the delivery of letters purpose of customs inspection, declines to accept deliv-and sealed ery of the article, it shall be reclosed by means of an "official seal" of the Post-Office Department, marked "Refused," and treated as other undeliverable sealed articles, and the receipt in the case of a registered package shall be so marked.

18. Postmasters retain custody of letters and sealed and sealed packpackages until they are opened by addressees. There-ages. fore customs officers will not open or seize any letter or sealed package until after it is opened by the addressee. Seizable packages for delivery at offices where

there is no customs officer may, upon request of a customs officer, be taken into custody by postmasters, after being opened by addressees, and forwarded to said officer.

Letters and sealed packages smuggled and placed in domestic mails.

19. When a customs officer can establish to the satisfaction of a postmaster or a clerk in charge of a railway post-office that a dutiable letter or sealed package has been smuggled into the United States and placed in the mails, it shall be the duty of the postmaster or railway postal clerk in charge to label or permit the customs officer to label such package "Supposed liable to customs duty." In addition, the officer labeling the package shall place thereon the word "Smuggled." The package shall then be forwarded to the office of delivery. Upon receipt of the package at the office of delivery the postmaster shall notify the addressee to appear, receipt for (in the case of a registered package), and open the same. When the package has been opened, it shall be delivered into the custody of the nearest customs officer, who will be governed in the treatment thereof by the customs laws and regulations in relation to the seizure and forfeiture of smuggled articles.

Fines collected on letters and sealed packages can not be refunded.

20. Customs fines collected on letters and sealed packages can not be refunded. If any dissatisfaction exists payment should be suspended and notice given to postmasters, who will hold the goods and immediately communicate the grounds of objection to the collectors of customs issuing the entries and forward to them such papers or statements as the addressees may submit.

Undelivered letters and sealed packages.

21. Undelivered letters and scaled packages supposed to contain dutiable articles when returned to the country of origin are to be forwarded through the Division of Dead Letters, Post-Office Department, or the exchange post-offices, as provided in the Postal Laws and Regulations.

Redirected letters and sealed packages.

22. When a supposed dutiable letter or sealed package is redirected from one post-office to another, the postmaster at the forwarding office must be careful to see that the label "Supposed liable to customs duty" remains attached thereto, and shall notify the collector of customs as per label Form A or the Auditor for the Treasury Department as per label Form B, as in the

case of undeliverable articles, stating the date of forwarding and name of post-office to which forwarded.

23. Unsealed parcels, registered and not registered, for delivery at ex-for delivery at exchange post-offices at which received of receipt. from abroad shall, upon arrival at such offices, be first segregated—the dutiable from the nondutiable—and examined by customs officers. Said officers will prepare mail entries to cover the duties on parcels found to be dutiable, which entries shall be securely attached to the parcels, and the latter left in the custody of postmasters, who will cause the delivery thereof and the collection of the duties. The sums so collected, together with the entries, should be promptly handed to the proper customs officers.

Registered parcels will be segregated and examined only in the presence of an authorized representative of

a postmaster.

24. Unsealed parcels, registered and not registered, for delivery at offor delivery outside of exchange post-offices at which fices other than exchange post-offices received from abroad shall, as before, be segregated of receipt. and examined by customs officers. Said officers will prepare mail entries to cover the duties on parcels found to be dutiable and place said entries in envelopes provided for that purpose, which envelopes should be securely attached to the parcels and the latter left in the custody of postmasters. Postmasters will promptly forward such parcels to the post-offices of delivery. Upon receipt of the parcels at post-offices of delivery, postmasters will, on delivery to addressees, collect the duties and forward the same, together with the mail entries, in registered letters, using penalty envelopes, to the customs officers who issued the entries.

25. Unsealed ordinary parcels from Canada, Mexico, Unsealed ordinary parcels disand Cuba distributed by railway post-offices will be tributed by railway post-offices. segregated—the supposed dutiable from the nondutiable—by railway postal clerks, and the supposed dutiable parcels placed in sacks or packages, which are to be closed, marked "Supposed liable to customs duty," and forwarded to the post-office nearest the end of their run at which there is a customs officer. The postmaster at such office will promptly submit the sacks or packages to the customs officer, who will follow the regulations for the treatment of unsealed par-

cels for delivery at exchange post-offices or offices other than exchange post-offices, as the case may be,

Redirected sealed parcels.

26. When an unsealed parcel is redirected from one post-office to another, the postmaster at the forwarding office will be careful to see that the customs mail entry covering the duty accompanies the parcel to the office of delivery.

Refusal of ad-dressees to accept delivery of undelivery sealed parcels.

27. Should an addressee refuse to accept delivery of an unsealed dutiable parcel, the same shall be treated in the manner provided in these regulations for undelivered unsealed parcels, except in the case of an unsealed Universal Postal Convention parcel, which should be treated as an undelivered sealed parcel.

Undelivered unsealed parcels.

28. Undeliverable unsealed dutiable parcels (except registered from Cuba and the Republic of Panama) from Canada, Mexico, Cuba, and the Republic of Panama will be specially returned by postmasters at postoffices of delivery within a period of thirty days from the date of their receipt at such offices, under official registration, marked to show why they were not delivered, to the collectors of customs at the United States exchange post-offices of receipt issuing the mail entries covering such parcels. Collectors of customs will, after satisfying themselves that the mail entries correspond therewith, hand the parcels to the postmasters at the exchange offices for return to the country of origin.

Unsealed registered parcels from Cuba and the Republic of Panama will be returned through the Division of Dead Letters, Post-Office Department.

Disposition of letcountry of origin.

29. If for any cause an undelivered supposed or unsealed parcels known dutiable letter, sealed or unsealed parcel is not returned to the country of origin, it shall be delivered to the proper customs officer for disposition under the customs laws and regulations governing seized or unclaimed articles, as the case may be.

Unsealed dutiable

30. When a customs officer can establish to the satisparcels smuggled into the United faction of a postmaster or clerk in charge of a railway States and placed in the malls.

post-office that an unsealed dutiable parcel has been post-office that an unsealed dutiable parcel has been smuggled into the United States and placed in the mails; it shall be the duty of the postmaster or clerk in charge of a railway post-office to deliver the parcel (except in the case of a registered parcel, which will be treated as a sealed registered smuggled package)

into the custody of the customs officer for proper disposition under the customs laws and regulations. The customs officer will at once notify the addressee of the parcel of the seizure thereof and the reason therefor.

31. Customs officers will issue mail entries to cover Customs mail entries. each dutiable article, sealed or unsealed, examined by them. Such entries covering undeliverable dutiable articles must be marked by postmasters to show how the articles were disposed of at their offices and returned to the collectors of customs who issued them.

32. When a customs officer determines that any let-stamping non-dutlable letters and ter, sealed or unsealed parcel examined by him is not sealed or unsealed duitable, he shall stamp it "Passed free of duty" or parcels. "Not dutiable," attach his initials or full signature, and state the name of the port.

33. Should a customs officer fail to take prompt actions officers to tion concerning any letter, sealed or unsealed parcel take prompt action. submitted to him for examination by a postmaster, the Secretary of the Treasury should be duly notified by such postmaster.

34. If a postmaster fails to make return of customs Failure of post-collections within thirty days from the date of the prompt return of customs collections. issuance of a mail customs entry, the customs officer issuing such entry will report the facts to the chief inspector, Post-Office Department, Washington, D. C., for investigation. The chief inspector will promptly advise the customs officer of the result of such investigation.

35. Should a letter, sealed or unsealed parcel con- Failure to detect dutiable articles at taining articles supposed or known to be dutiable exchange offices. escape detection at an exchange office of receipt, it shall be the duty of the postmaster at the office of delivery to submit the package to the nearest customs officer for proper action.

Failure to detect

36. Postmasters and customs officers will take special Prohibited portations. notice of the postal and customs regulations concerning copyrighted and other articles prohibited importation in the mails.

37. Postmasters at exchange offices of receipt will Examination of permit customs officers to examine at irregular intervals, and at least once every thirty days, newspapers received in the mails from foreign countries. deemed necessary for the protection of the revenue, such newspapers may be examined at more frequent intervals.

Careless or improper repacking.

38. Postal and customs employees must exercise the utmost care in repacking articles contained in parcels opened by them. In any case where it can be shown that an article has sustained damage as the result of careless or improper repacking, the postal or customs employee who repacked the article will be held responsible for the damage.

Mails not to be 39. The mails are not to be unnecessarily delayed in order to search for dutiable articles.

All regulations, decisions, or orders inconsistent with these joint regulations are hereby revoked.

The above regulations are hereby adopted.

L. M. Shaw,

Secretary of the Treasury.

Geo. B. Cortelyou,

Postmaster-General.

Washington, D. C., February 25, 1907.

LABEL.-FORM A.

TO BE SECURELY ATTACHED TO PACKAGE.

SERIAL NO.

SUPPOSED LIABLE TO CUSTOMS DUTY.

Postmaster: Treat this package as required by joint regulations approved February 25, 1907, for letters and sealed packages for delivery at other than exchange post-offices of receipt.

If package undeliverable, state cause, how disposed of, and give serial number to collector of customs at post-office of delivery.

LABEL.-FORM A.

COUPON: To be detached. (See Note.)

SERIAL NO.

To be used exclusively for letters and scaled packages for delivery at New York, Boston, Philadelphia, Baltimore, Chicago, New Orleans, and San Francisco. Not to be used when letter or package is for delivery at exchange post-office of receipt.

(Office attaching label.)

To Collector of Customs at

(Office of delivery.)

Package labeled "Supposed liable to customs duty" forwarded to postmaster at

(Place to which forwarded.)

Note.—Officer affixing label will detach and mail this coupon in penalty envelope to collector of customs at place of delivery.

LABEL.-FORM B.

TO BE SECURELY ATTACHED TO PACKAGE.

SERIAL NO.

SUPPOSED LIABLE TO CUSTOMS DUTY.

Postmaster: Treat this package as required by joint regulations approved February 25, 1907, for letters and sealed packages for delivery at offices other than exchange post-offices of receipt.

If package undeliverable, state cause, how disposed of, and give serial number to Auditor for Treasury Department, Washington, D. C. Customs officer will, if package nondutiable, so report to Auditor for Treasury Department, giving serial number.

LABEL.—FORM B.

Coupon: To be detached at post-office of delivery. (See Note.)

SERIAL NO.

TO AUDITOR FOR TREASURY DEPARTMENT, Washington, D. C.:

Package bearing above serial number has been submitted to customs officer at

(Location of customs officer.)

Postmaster at

(Office of delivery.)

Note.—Postmaster at office of delivery will promptly detach and mail this coupon to Auditor for Treasury Department, Washington, D. C., using penalty envelope.

LABEL.-FORM B.

Coupon: To be detached by officer labeling package. (See Note.)

SERIAL NO.

(Office attaching label.)

AUDITOR FOR TREASURY DEPARTMENT, Washington, D. C.

Package labeled "Supposed liable to customs duty " forwarded to postmaster at

(Office of delivery.)

Note: Officer affixing label will promptly detach and mail this coupon in penalty envelope to Auditor for Treasury Department, Washington, D. C.

FRONT.

REVERSE.

POST OFFICE....., 190

You are hereby informed that an article of _____mail (Here state whether registered or not registered.) matter of foreign origin, addressed to you, has been received at this office, supposed to contain matter liable to customs duties.

Please call at this office between...a. m. and...p. m. (Sundays and holidays excepted), and open the article for customs inspection. If not called for within thirty days, the article will be returned to the country of origin, or sent to the Division of Dead Letters, Post-Office Department.

If not convenient to call, you may authorize, in writing, some one to represent you.

Postmaster.