Stamps

THE

POSTAL LAWS AND REGULATIONS

OF THE

UNITED STATES OF AMERICA,

COMPiled REVISED AND PUBLISHED IN ACCORDANCE WITH
THE ACT OF CONGRESS APPROVED MARCH 30, 1887.

WASHINGTON:
GOVERNMENT PRINTING OFFICE.
1887.
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department at Washington never receives or handles any portion of such revenues collected by postmasters. (See section 188.)

Sec. 149. Post-Office Receipts.—All postages, box rents, and other receipts at post-offices shall be accounted for as part of the postal revenues; and each postmaster shall be charged with and held accountable for any part of the same accruing at his office, which he has neglected to collect, the same as if he had collected it. (R. S., § 4051.)

Sec. 150. Money Order and Other Receipts.—Unclaimed money in dead letters, for which no owner can be found; all money taken from the mail by robbery, theft, or otherwise, which may come into the hands of any agent or employé of the United States, or any other person whatever; all fines and penalties imposed for any violation of the postal laws, except such part as may by law belong to the informer or party prosecuting for the same; and all money derived from the sale of waste paper or other public property of the Post-Office Department, shall be deposited in the Treasury, under the direction of the Postmaster-General, as part of the postal revenue. And the Postmaster-General shall cause to be placed to the credit of the Treasurer of the United States, for the service of the Post-Office Department, the net proceeds of the money-order business; and the receipts of the Post-Office Department derived from this source during each quarter shall be entered by the Sixth Auditor in the accounts of such Department, under the head of "revenue from money-order business." (R. S., § 4050.)

Receipts from transportation of the mails for foreign countries arise under the Postal Union Convention and other postal treaties, and the balances of account due the United States upon periodical adjustments are paid by remittances to the Department and deposited in the Treasury as "letter postages paid in money."

As to receipts from fines, penalties, and forfeitures, see section 303.
As to Department sales of waste paper, &c., see sections 63, 64.

Sec. 151. Return of Stolen Property to Owners.—Whenever the Postmaster-General is satisfied that money or property stolen from the mail, or the proceeds thereof, has been received at the Department, he may, upon satisfactory evidence as to the owner, deliver the same to him. (R. S., § 4053.)

PROVISION OF STAMPS AND STAMPED PAPER.

Sec. 152. Postage Stamps for Payment of Postage.—The Postmaster-General shall prepare postage stamps of suitable denominations, which, when attached to mail matter, shall be evidence of the payment of the postage thereon. (R. S., § 3914.)

As to contracts for their manufacture and the stamp agent, see sections 84 et seq., 41.
Sec. 153. Postage Stamps: Kinds and Denominations.—Of postage stamps, three kinds, each consisting of various denominations, are provided, viz: Ordinary stamps, which are used to prepay postage on ordinary mail matter of the first, second, third, and fourth classes and registration fees; postage-due stamps, which are used for the collection of unpaid postage; newspaper and periodical stamps, which are used to pay postage on second-class matter which is entitled to pound rates.

Authoritative description of these stamps, when changes are made, is furnished through the Official Guide.

Sec. 154. Special Delivery Stamps, of the denomination of ten cents, are provided under the act of March 3, 1885 (see section 665); and, except that no commissions are allowed on their cancellation, they are supplied, sold, and accounted for as revenues in the same manner as other stamps; the amount allowed the postmaster for delivery being chargeable as expenditure.

Sec. 155. Stamped Envelopes.—The Postmaster-General shall provide suitable letter and newspaper envelopes, with such water-marks or other guards against counterfeits as he may deem expedient, and with postage stamps with such device and of such suitable denominations as he may direct, impressed thereon; and such envelopes shall be known as "stamped envelopes," and shall be sold, as nearly as may be, at the cost of procuring them, with the addition of the value of the postage stamps impressed thereon; but no stamped envelope furnished by the Government shall contain any lithographing or engraving, nor any printing except a printed request to return the letter to the writer. Letters and papers inclosed in such stamped envelopes shall, if the postage stamp is of a denomination sufficient to cover the postage properly chargeable thereon, pass in the mail as prepaid matter. (E. S., § 3915.) (See section 415.)

Sec. 156. Kinds of Stamped Envelopes.—Of stamped envelopes, two kinds, each consisting of various sizes, qualities of paper, and denominations, are provided, viz: Ordinary, which may be either plain or bear a blank request to return; and special request, which bear a printed request for the return of unclaimed letters, with the name and post-office address printed in full, and which are furnished by the Department without extra charge for such printing.

Sec. 157. Postal Cards.—To facilitate letter correspondence, and to provide for the transmission in the mails, at a reduced rate of postage, of messages, orders, notices, and other short communications, either printed or written in pencil or ink, the Postmaster-General is authorized and directed to furnish and issue to the public, with postage stamps impressed upon them, "postal cards," manufactured of good
stiff paper, of such quality, form, and size as he shall deem best adapted for general use; which cards shall be used as a means of postal intercourse, under rules and regulations to be prescribed by the Postmaster-General, and when so used shall be transmitted through the mails at a postage charge of one cent each, including the cost of their manufacture. (R. S., § 3916.)

For regulations governing their mailability see section 324.

Sec. 158. Postal Cards for Foreign Use.—And the Postmaster-General is hereby authorized to furnish and issue to the public postal cards with postage stamps impressed upon them, for circulation in the mails exchanged with foreign countries under the provisions of the Universal Postal Union Convention of June first, eighteen hundred and seventy-eight, at a postage charge of two cents each, including the cost of their manufacture. (Act of March 3, 1879, § 1, 20 Stats., 357.)

The ordinary postal card may, by affixing an additional one cent adhesive postage stamp, be used for such purpose.

Sec. 159. Letter-sheet Envelopes, and Double Postal Cards.—That the Postmaster-General is hereby authorized to take the necessary steps to introduce and furnish for public use a letter-sheet envelope, on which postage stamps of the denominations now in use on ordinary envelopes shall be placed. And the Postmaster-General is also authorized to introduce and furnish for public use a double postal card, on which shall be placed two one-cent stamps, and said card to be so arranged for the address that it may be forwarded and returned, said cards to be sold for two cents apiece; and also to introduce and furnish for public use a double-letter envelope, on which stamps of the denominations now in use may be placed, and with the arrangement for the address similar to the double postal card; said letter-sheet and double postal card and double envelope to be issued under such regulations as the Postmaster-General may prescribe. * * * And provided, that no money shall be paid for royalty or patent on any of the articles named. (Act of March 3, 1879, § 32, 20 Stats., 362.)

A letter-sheet envelope has been provided of one denomination with a two-cent stamp impressed thereon, but is furnished only to presidential offices for sale.

Sec. 160. Improvements in Stamps and Envelopes.—The Postmaster-General may, from time to time, adopt such improvements in postage stamps and stamped envelopes as he may deem advisable; and when any such improvement is adopted, it shall be subject to all the provisions herein respecting postage stamps or stamped envelopes. (R. S., § 3917.)

Sec. 161. Other Provisions Affecting Stamps, &c.—The words, “obligation or other security of the United States” shall be held to mean * * * stamps and other representatives of value, of whatever de-
nomination, which have been or may be issued under any act of Congress. (R. S., § 5413.) No portrait shall be placed upon any of the bonds, securities, notes, fractional or postal currency of the United States while the original of such portrait is living. (R. S., § 3576.)

And it is made a penal offense to design, engrave, print, or in any manner make, execute, or utter any business or professional card or advertisement on any security of the United States.

STAMP SUPPLIES TO POSTMASTERS.

Sec. 162. To be Furnished and Sold.—Postage stamps and stamped envelopes shall be furnished by the Postmaster-General to all postmasters, and shall be kept for sale at all post-offices; and each postmaster shall be held accountable for all such stamps and envelopes furnished to him. (R. S., § 3918.)

Sec. 163. Postmasters not Supplied until Commissioned nor when Delinquent.—No postmaster will be supplied with stamps or stamped paper until his commission shall have been duly issued; and no postmaster who has failed to render any quarterly returns to the Auditor will be supplied until all delinquent returns shall have been received.

Sec. 164. Postmasters must Keep Themselves Supplied.—Postmasters must, by timely requisitions in anticipation of their necessities, to be made at any time when so required, keep their offices supplied with adhesive stamps of every kind, with stamped envelopes, newspaper wrappers, and postal cards in sufficient quantity to meet the public demand upon them, generally calculating for at least three months in advance. A failure to do so is reprehensible; but, should it occur, temporary supplies may be purchased from some other post-office. Supplies so purchased they are not required to include in their quarterly returns, nor will the amount of them be reckoned in calculating the business of their offices. On the other hand, if a postmaster lends or transfers stamps or stamped paper to another, without the special order of the Department, he will continue responsible for them, and be allowed no credit, nor will he allow the borrower, in case of their loss by fire or otherwise, be allowed credit for them.

Sec. 165. Requisitions.—Requisitions for adhesive stamps of all kinds, for stamped envelopes, newspaper wrappers, and postal cards, must be made upon forms (No. 3201–2–3 and 3285), which will be furnished by the First Assistant Postmaster-General through the Division of Post-Office Supplies. Especial care must be taken to fill the blank form with the names of the post-office, county, and State, the date of the order, the number and amount of each of the several kinds wanted, and also the number and amount of each on hand, together with the average monthly
requirement. The requisition must be signed with ink by the postmaster himself; except that, if he be sick or absent, the assistant may sign the postmaster’s name, adding his own as assistant, thus:

RICHARD ROE, P. M.,
By JOHN DOE, Assistant P. M.

Unless the blank be so properly filled out and signed the requisition will not be honored, but returned for correction, whereby delay will ensue. The requisition must be forwarded to the Third Assistant Postmaster-General (Stamp Division).

Sec. 166. First Requisitions for Newspaper Stamps.—When newspaper and periodical stamps are for the first time ordered, the requisition should be accompanied with a copy of the publication for the mailing of which the stamps are desired, to enable the Department to determine its admissibility to the mails at second-class rates. Unless such a requisition is so made for stamps, as soon as the first newspaper or periodical published to be mailed at the office is presented for mailing, the postmaster will be held for the difference in postage if the publication be adjudged inadmissible at second-class rates.

NOTE.—As to the duty of the postmaster respecting the entry of new publications as second-class matter, see sections 333-336.

Sec. 167. Requisitions for Special-Request Envelopes.—Requisitions for special-request envelopes must be made by postmasters immediately upon receiving orders from parties wanting them, at whatever time in the quarter it may be, and upon the blank form (No. 3202) furnished by the Department for the purpose.

When money, which has been paid to a post-office upon an order for special-request envelopes, is lost or embezzled, the envelopes will be furnished according to the order, and the postmaster held for the money if the loss be chargeable to the fault of himself, his clerks, or employés. See Sasser’s case, 9 Ct. Claims R., 333; Bank of Boston v. U. S., 10 Id., 519; Garfield v. U. S., 11 Id., 601; McCullum v. U. S., 17 Id., 102; Pierce v. U. S., 7 Id., 65; The Floyd Acceptances, 7 Wall., 666.

Sec. 168. Rules Governing the Supply of Special-Request Envelopes.—The following rules will be strictly adhered to in connection with the supply of special-request envelopes:

1. Neither superscriptions nor special devices of any kind will be printed.

2. The printing of cards and requests across the end has been discontinued. In future they will be printed on the upper left-hand corner only.

3. Business avocations or employments will be excluded from cards and requests.
4. Cards and requests must be limited to the following matter, or so much thereof as may be desired, to-wit: First, the name of the writer, whether individual, firm, company, or corporation. Second, the post-office address, including number and name of street, name of city or town, county, and State. The name of the post-office as given for printing must correspond in spelling with that given in the Official Guide. Third, a request to return if not delivered within a given or blank number of days.

5. Should it be desired to leave in blank the post-office address of the party to whom the envelopes are to be made returnable, it must be so stated.

6. When the name and post-office address only are desired, without a request to return, the order must so specify; in which case, by law, the letter will be returnable, if not delivered within thirty days. (See section 592.)

7. No variations will be made in the style of type, the color of ink, or the form of request adopted by the Department; neither will cards or requests be surrounded by borders of any kind.

8. If possible, a printed card should always accompany the order; if not, the matter desired to be printed must be plainly written, in order that mistakes may be avoided.

9. Cards or requests will not be printed on newspaper wrappers, or envelopes for covering circulars.

10. Requests making envelopes returnable to another post-office than that of the postmaster who makes requisition for them will not be printed, unless the party for whose use they are intended is accustomed to receive mail at both places, or some other sufficient reason is given with the postmaster's requisition or plainly written thereon.

Sec. 169. Postmasters to Count Supplies when Received.—Upon receiving any supplies of stamps or stamped paper postmasters are required to count them in the presence of a disinterested witness, to date and sign the receipt, and transmit the same to the Third Assistant Postmaster-General (Stamp Division). In case of any deficiency the affidavit of the postmaster and that of the witness, stating the amount of such deficiency, with all the facts in the case, will be necessary in order to obtain credit therefor; and in every such case the wrapper, label, and box, or wooden case in which the supplies were received should also be transmitted with such affidavit and a letter making the claim to the Third Assistant Postmaster-General, and a record kept by the postmaster of the number, date, address, and all other marks on the same. Receipts must be signed in the same manner as requisitions.

Sec. 170. Damaged Supplies, how Treated.—If any portion of a parcel
of stamps, received upon requisition, be found to be damaged, the post-
master will sign the receipt for the whole amount of the parcel, and, 
having written across the face of the receipt the number and amount of 
stamps, envelopes, wrappers, or cards unfit for use, he will return the 
same, together with the receipt, to the Third Assistant Postmaster-
General (Stamp Division), who will give credit for the amount returned. 
But if the damage be total, the entire number should be returned with 
the receipt not signed, in order that others may be supplied in their 
place. The package must be registered, and the postmaster must be 
able to prove the act of mailing it by a disinterested witness. Post-
masters failing to register such packages will not receive credit for the 
amount alleged to have been returned, in case the same fails to reach 
the Department. When supplies are damaged by fire or other cas-
ualty after they are received, they will be returned to the Third Assist-
ant Postmaster-General (Stamp Division), who will allow credit for the 
amount thus returned, upon satisfactory evidence that the stamps 
returned were those with which the postmaster returning them was 
charged.

Sec. 171. Mistakes in Printing Special-Request Envelopes.—Special-re-
quest envelopes which may be refused by the parties ordering them, 
on account of misprinting or other mistake, should be sent registered 
to the Third Assistant Postmaster-General (Stamp Division), with a 
letter of advice. If the mistake occurred through the fault of the De-
partment, or of the manufacturer of the envelopes, credit for their full 
value will be given in the postmaster's account, and the requisition 
will be re-filled; if otherwise, credit for the postage value only of the 
envelopes will be given, and the postmaster should forward a new and 
correct requisition. The postmaster must not dispose of special-request 
envelopes to any other than the party for whose use they were ordered.

For rules governing the entry of supplies on account and returns, see sec-
tions 238, 240-243, 244, et seq.

DISPOSITION OF STAMPS, ETC.

Sec. 172. Postage Stamps Sold at Discount to Designated Agents.—Post-
age stamps and stamped envelopes may be sold at a discount to certain 
designated agents, who will agree to sell again without discount, under 
rules to be prescribed by the Postmaster-General; but the quantities 
of each sold to any one agent at any one time shall not exceed one 
hundred dollars in value, and the discount shall not exceed five per 
centum on the face value of the stamps, nor the same per centum on 
the current price of the envelopes when sold in less quantities. (R. S., 
§ 3919.)
This system of selling has been some time since wholly discontinued. No such agents exist or will be appointed; no stamps or stamped paper will be sold at a discount, and no percentage on sales will be allowed under any circumstances.

In the larger cities agencies for the sale of stamps and other post-office service are provided through the postmaster.

Sec. 173. Stamped Envelopes, &c., to be Sold at Cost.—No stamped envelopes or newspaper wrappers shall be sold by the Post-Office Department at less (in addition to the legal postage) than the cost, including all salaries, clerk-hire, and other expenses connected therewith. (Act of July 12, 1876, § 14, 19 Stats., 82.)

Sec. 174. Irregular Sales and Misuse Forbidden.—Postage stamps shall not be sold for any larger sum than the value indicated on their face, nor stamped envelopes for more than is charged therefor by the Post-Office Department for like quantities. Any person connected with the postal service who shall violate this provision shall be punishable by a fine of not less than ten dollars nor more than five hundred. (R. S., § 3920.) And no postmaster of any class, or other person connected with the postal service, entrusted with the sale or custody of postage stamps, stamped envelopes, or postal cards, shall use or dispose of them in the payment of debts or in the purchase of merchandise or other salable articles, or pledge or hypothecate the same, or sell or dispose of them except for cash, or sell or dispose of postage stamps or postal cards for any larger or less sum than the values indicated on their faces, or sell or dispose of stamped envelopes for a larger or less sum than is charged therefor by the Post-Office Department for like quantities, or sell or dispose of postage stamps, stamped envelopes, or postal cards otherwise than as provided by law and the regulations of the Post-Office Department; and any postmaster, or other person connected with the postal service, who shall violate any of these provisions shall be deemed guilty of a misdemeanor, and, on conviction thereof, shall be fined in any sum not less than fifty nor more than five hundred dollars, or be imprisoned for a term not exceeding one year. (Act of June 17, 1878, 20 Stats., 141.)

Sec. 175. Price of Stamped and Letter-Sheet Envelopes.—The Postmaster-General fixes by order, from time to time, the prices at which letter-sheet envelopes, and the various sizes, qualities, and denominations of stamped envelopes and newspaper wrappers will be sold to the public, singly or in parcels of different numbers, depending upon the cost of production; and information of these prices is furnished to postmasters and the public by circulars from the Department. The prices so fixed, must, without change, govern their sale by postmasters and all persons intrusted with their sale or custody.
Postmasters should be accommodating, but are not required to lose the fractions of cents in selling; if the postmaster cannot readily make change the purchaser must tender the exact price of the quantity wanted.

Sec. 176. Exchange of Postage Stamps Prohibited.—The exchange of postage stamps or stamped envelopes for those of other denominations to accommodate private parties is strictly prohibited, except in redemption of stamped paper as provided in section one hundred and eighty-one.

Sec. 177. Postmasters not Required to Accept Mutilated Currency.—Postmasters are not required by law to redeem or accept in payment of post-office dues, money orders, stamps, or stamped envelopes, any currency which may be so mutilated as to be uncurrent; nor is it any part of their duty to receive and transmit to the Treasury for redemption, mutilated currency belonging to individuals, except as regular mail matter, forwarded in the usual manner, at the risk of the owner, postage prepaid. Such packages are entitled to registration without fee. (Section 1047.)

Sec. 178. What Money not Receivable.—Foreign gold and silver coins, not being a legal tender in the United States, should not be accepted by postmasters, nor should they accept any coins which have been mutilated (perforated or abraded), because the Treasury Department will not receive such coins. If counterfeit money be accepted the postmaster must bear the loss. Minor coins of the United States—five cent, three-cent, and one-cent pieces—are legal tender to the amount of twenty-five cents. (See section 187, note.)

Sec. 179. Newspaper and Periodical Stamps are never to be sold to any persons, nor loaned to other postmasters. Their only proper use is to be affixed and immediately canceled on the stub of each receipt given for second-class matter accepted for mailing, at the rate of one cent a pound or fraction thereof. The exact amount should be affixed by using stamps of different denominations, and the stamp must not be cut to alter its value. Ordinary stamps cannot be used for this purpose. Second-class matter, elsewhere defined, must be brought to the post-office and there weighed in bulk, and the true weight stated in the receipt and stub, which will be furnished by the Department in convenient book form. For convenience the postmaster may receive from the publisher of a daily newspaper the deposit of sufficient money in advance to pay more than a single mailing, but must affix the proper stamps to the stub representing each mailing, charging the deposit accordingly, and never exceeding it. Postmasters must return punctually at the end of every quarter, to the Third Assistant Postmaster-
General, by registered mail, in special envelopes provided for the purpose, the stubs of all receipts given for newspaper and periodical postage collected during the quarter, together with the statement required by section two hundred and fifty-six.

Before returning the stubs, the calculations and footings should be reviewed and made correct. The stubs should then be detached from the book, arranged in numerical order, fastened together at the upper left-hand corner, and the name of the post-office, county, and State written thereon. The postmaster will continue to use what is left of the stub book. The stamps attached to the stub book must never be removed, nor the books disposed of other than as herein directed. Postmasters should never neglect to attach to the stub book the full amount of stamps to cover all postage collected for this class of matter, as failure so to do will be evidence tending to show embezzlement.

Sec. 180. Postage-Due and Special-Delivery Stamps.—Postage-due stamps are to be used for matter of the first, third, and fourth classes and matter of the second class when mailed by others than publishers or news agents (see section 351) which has passed through the mails and arrived at destination with the postage partly or wholly unpaid. The manner of using these stamps is explained in sections 557-559.

Special-delivery stamps can be used only to obtain immediate delivery of letters as provided in chapter twenty.

Sec. 181. Redemption of Spoiled Stamped Paper.—When stamped envelopes or newspaper wrappers, belonging to private persons, shall have been spoiled by misdirection, they may be redeemed at the face value of the stamps thereon in adhesive stamps or postal cards, by any postmaster, if they be presented in substantially a whole condition, and he be satisfied that they have never been used, and that the misdirection occurred at the place at which his office is situated. Stamped envelopes which have become unserviceable to the owners through mistakes in printing or because the printed addresses thereon are no longer suitable to use, may be likewise redeemed on the same conditions.

In any case of doubt the postmaster should refer the question, with a careful statement of the facts, to the Third Assistant Postmaster-General.

Sec. 182. Disposition of Redeemed Stamped Paper.—Stamped paper redeemed under the preceding section must be sent to the Third Assistant Postmaster-General (Stamp Division), in a special letter, registered, stating the number and amount of each denomination; and the postmaster must have a disinterested witness to the mailing thereof. Unless the letter be registered, credit for its contents will not be allowed.
if it fail to reach the Department. Such returns should not be made oftener than once a quarter nor until there be a sufficient accumulation.

Credit for losses by fire, burglary, or other unavoidable casualty may be obtained in the manner provided in Chapter Eight.

DUTIES OF POSTMASTERS AS CUSTODIANS OF PUBLIC MONEYS.

Sec. 183. General Rules.—The Treasurer of the United States, all assistant treasurers, and those performing the duties of assistant treasurers, all collectors of the customs, all surveyors of the customs, acting also as collectors, all receivers of public moneys at the several land offices, all postmasters, and all public officers of whatsoever character, are required to keep safely, without loaning, using, depositing in banks, or exchanging for other funds than as specially allowed by law, all the public money collected by them, or otherwise at any time placed in their possession and custody, till the same is ordered, by the proper Department or officer of the Government, to be transferred or paid out; and when such orders for transfer or payment are received, faithfully and promptly to make the same as directed, and to do and perform all other duties as fiscal agents of the Government, which may be imposed by any law, or by any regulation of the Treasury Department made in conformity to law. (R. S., § 3639.)

Sec. 184. Money to be Safely Kept.—Postmasters shall keep safely, without loaning, using, depositing in an unauthorized bank, or exchanging for other funds, all the public money collected by them, or which may come into their possession, until it is ordered by the Postmaster-General to be transferred or paid out. (R. S., § 3846.)

For punishment for violation of the two preceding sections, see section 1465.

Sec. 185. Deposits in Banks.—Any postmaster, having public money belonging to the Government, at an office within a county where there are no designated depositaries, treasurers of mints, or Treasurer or assistant treasurers of the United States, may deposit the same, at his own risk and in his official capacity, in any national bank in the town, city, or county where the said postmaster resides; but no authority or permission is or shall be given for the demand or receipt by the postmaster, or any other person, of interest, directly or indirectly, on any deposit made as herein described; and every postmaster who makes any such deposit shall report quarterly to the Postmaster-General the name of the bank where such deposits have been made, and also state the amount which may stand at the time to his credit. (R. S., § 3847.)

Sec. 186. Private Bank Cannot Receive Deposits.—Every banker, broker, or other person not an authorized depositary of public moneys, who knowingly receives from any disbursing officer, or collector of internal
Sec. 212. Oaths in Settlement with Auditor.—Any mayor of a city, justice of the peace, or judge of any court of record in the United States may administer oaths in relation to the examination and settlement of the accounts committed to the charge of the Sixth Auditor. (R. S., § 298.)

CHAPTER EIGHT.

OF CLAIMS OF POSTMasters FOR LOSSES OF STAMPED PAPER AND MONEY-ORDER FUNDS.

Sec. 273. Allowance Authorized.—That the Postmaster-General be, and he is hereby, authorized to investigate all claims of postmasters for the loss of money-order funds, postage stamps, stamped envelopes, newspaper wrappers, and postal cards belonging to the United States in the hands of such postmasters, resulting from burglary, fire, or other unavoidable casualty, and if he shall determine that such loss resulted from no fault or negligence on the part of such postmasters, to pay to such postmasters or credit them with the amount so ascertained to have been lost or destroyed, and also to credit postmasters with the amount of any remittance of money-order funds made by them, in compliance with the instructions of the Postmaster-General, which shall have been lost or stolen while in transit by mail from the office of the remitting postmaster to the office designated as his depository: Provided, That no claim exceeding the sum of two thousand dollars shall be paid or credited until after the facts shall have been ascertained by the Postmaster-General and reported to Congress, together with his recommendation thereon, and an appropriation made therefor: And provided further, That this act shall not embrace any claim for losses as aforesaid which accrued more than fifteen years prior to its passage; and all such claims must be presented to the Postmaster-General within six months after the taking effect of this act; and no claims for losses which may hereafter accrue shall be allowed unless presented within three months from the time the loss accrued. (Act of March 17, 1882, § 1, 22 Stats., 29.)

That it is hereby made the duty of the Postmaster-General to report his action herein to Congress annually, with his reasons therefor in each particular case. (Id., § 2.)

Sec. 274. Claims and Proofs, how Presented.—A postmaster or late postmaster, in presenting claims for credit or reimbursement for losses resulting from burglary, fire, or other unavoidable casualty must make
an application to the Postmaster-General, plainly and legibly written, signed, and sworn to, and setting forth—

1. The name of the postmaster and of the post-office, county, and State at which the loss occurred, the cause and nature of the loss, the date thereof, and, if known, the hour.

2. When the loss is of stamped paper, the amount of ordinary postage stamps, postage-due stamps, special-delivery stamps, newspaper and periodical stamps, and postal cards, stated at their face value, and of stamped envelopes and newspaper wrappers, stated at the prices fixed therefor, which were in the postmaster's possession immediately before the casualty; the amount of such stamped paper lost or destroyed, stated at the same value and price; the amount of credit claimed therefor, and the amount of each of the kinds, separately stated, saved or actually in the postmaster's possession immediately after the occurrence of the loss.

3. If the loss include any money-order funds, a statement of the amount on hand immediately before the casualty, the amount actually lost or destroyed thereby, and the amount recovered or remaining in the possession of the postmaster thereafter.

4. A general statement of the fact and amount of loss, if any, of individual property by the same casualty.

5. If the loss resulted from fire, its origin or cause should be stated; also, whether the building belonged to the postmaster, whether it was insured and for what amount; whether it has been paid, and, if not, the reason.

6. If the loss resulted from burglary, state the manner of its perpetration, and whether any one has been arrested, prosecuted, or convicted of the offense.

7. If the loss occurred through other unavoidable casualty, such as storm, flood, explosion, a full statement of the facts and circumstances.

8. In all cases a statement of the manner in which the property lost or destroyed was kept, and the care or precaution taken to guard it from loss, and any other facts tending to show that the loss resulted from no fault or negligence of the claimant or those whom he had placed in charge of the office.

9. If the claim is for money-order funds lost in transit, a statement showing whether the remittance was made in due time as required by section one thousand three hundred and seventy-six; that in making the same all the requirements of section one thousand three hundred and ninety-four were fully complied with, as it is only when the remittance was made in strict compliance with such instructions that credit or reimbursement for its loss can be allowed. In support of this state-
ment the affidavit of the witness or witnesses to the inclosure and dis-
patch of the remittance must be furnished, fully detailing the transac-
tion and showing that the remittance was made in full compliance with
the requirements of such regulation.

10. If the loss or destruction for which claim is made consisted of or
embraced money-order funds in the postmaster's hands, the statement
should show that they were properly on hand, and were not surplus
funds retained in violation of the requirements of section one thousand
three hundred and seventy-six, and that they were kept separately
from and not mixed with postal funds.

The sworn statement of the claimant should be accompanied by the
affidavits of at least two disinterested witnesses having knowledge of
the facts, who should fully state only such facts corroborating the claim
as are within their personal knowledge.

The claim cannot be allowed unless presented within three months
from the time the loss accrued. The loss must be reported and claim
made so as to reach the Department within the time limited.

Sec. 275. No Credit or Reimbursement for Lost Postal Funds is allowable
under the above-quoted act; and no claim therefor is to be made. The
amount of such loss may, however, be stated in the application and
shown in the proofs, care being taken to distinguish such loss from that
of money-order funds or of stamped paper.

Sec. 276. Verification of Claim and Affidavits.—The oath or affirmation
required to the claim may be taken before any officer authorized to ad-
minister oaths. If taken before a State officer having no official seal,
the official character of such officer must be authenticated by the cer-
tificate of the clerk, ordinary, or prothonotary of a court of record, at-
tested by the seal of the court.

Sec. 277. Blanks for Claims are furnished by the Assistant Attorney-
General for the Post-Office Department upon report of the loss to the
Department. Care should be taken in properly filling them out, as, if
confused or unintelligible in statement of facts or amounts, a new state-
ment under oath will be required. The affidavits of witnesses must be
written out in each case according to the facts, no blanks being fur-
nished for that purpose.

Sec. 278. Claim and Proofs, how Mailed.—The claim and accompanying
proofs are to be inclosed in an envelope together and addressed to the
Assistant Attorney-General for the Post-Office Department, with whom
correspondence relating to the claim is conducted. Registration is un-
necessary.