

tising the same; (b) of printing and circulating political articles, circulars, pamphlets and books; (c) of printing and distributing sample or specimen ballots and instructions to voters; (d) of renting rooms and headquarters to be used by political committees; (e) of compensating clerks, stenographers, typewriters and other assistants employed in the committee rooms, and also of challengers, watchers and messengers employed in the registration rooms, in the voting rooms and at the polls; (f) the traveling and other legitimate expenses of political agents, committees and public speakers; (g) of necessary postage, telegrams, telephoning, printing expenses and conveyance charges for carrying persons to and from the polls, or to and from the office of registration; (h) the cost and expenses of messengers sent by direction of the chairman of the state central committee of any political party in connection with party matters or interests, and also the cost and expenses of any person or persons summoned by or at the instance of the chairman of the state central committee of any political party to the committee's headquarters or offices in connection with party matters or interests and also for the accommodation and entertainment of such persons; (i) all expenses incurred by or under the authority of the chairman of the state central committee of any political party in providing accommodation and entertainment for the members of the state central committee or for the transportation of such members, when assembling for any meeting of said committee or visiting the headquarters of said committee in connection with party matters or interests. No treasurer or political agent shall incur any expense or liability or make any payment for any purpose not authorized by this section, and every liability incurred and payment made shall be at a rate which is proper and reasonable and fairly commensurate with the service rendered. It shall not be lawful for any treasurer or any political agent to expend any money for printing or publication of any political matter whatsoever, which shall not purport on its face to be printed or published by the authority of said treasurer or political agent, and which, if published in any newspaper or other periodical, shall not be marked as an advertisement. The treasurer appointed and acting for or in connection with the state central committee of the State of any political party shall not expend or disburse any money or valuable thing, or incur any liability whatsoever, except by the authority and subject to the direction of the chairman of the state central committee of the State for or in connection with which said treasurer may be appointed or acting. Every person expending money in violation of this section or of sections 166 or 167 shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not less than three hundred dollars nor more than one thousand dollars, or imprisoned for not more than two years, or both fined and imprisoned in the discretion of the court.

1908, ch. 122.

**169.** Within twenty days after every election, or primary election, every treasurer and every political agent shall file a full, true and