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; (9) 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.

(b) No treasurer or political agent shall incur any expense or liability to 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. Any statement of moneys owing by a treasurer or subtreasurer must be presented for payment to said treasurer or subtreasurer within thirty (30) days following the primary or election in connection with which such liability was incurred.

## 221.

- (a) It shall not be lawful for any candidate, treasurer or any political agent subtreasurer to expend any money for printing, or publication or broadcasting of any political matter whatsoever unless such matter shall purport on its face to be printed, or published or broadcast by the authority of said candidate, treasurer or political agent subtreasurer; any such material which is printed, published or broadcast in any newspaper or other periodical shall be marked as an advertisement.
- (b) Each candidate, treasurer and [political agent] subtreasurer shall maintain for a period of 120 days following each primary, general or special election a complete file of sample copies of all campaign literature published or broadcast by his authority.

## 222.

(a) Every treasurer and every political agent subtreasurer and every person who shall at any time act as treasurer or political agent subtreasurer, shall keep detailed, full and accurate accounts in a proper book or books, to be called "account books," to be provided and preserved by him, of all contributions, money or valuable things received by or promised to, and of all expenditures, disbursements and promises of payment or disbursements of money or valuable things made by any political committee, or any of its officers or members, or by any person acting under its authority, or on its behalf or by such treasurer or political agent subtreasurer, and setting forth in such statement and accounts the sum or valuable thing so received, or disbursed, or promised, as the case may be, and the date when, the name of the person and his address from whom received or promised, or to whom paid or promised, as the case may be, and the object and purposes for which the sum, or other valuable thing, was received, or disbursed, or promised, as the case may be. Such books and records may be destroyed or discarded at any time after one year from the date of election unless a court of competent jurisdiction shall order their retention for a longer period.