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5 Replace line 24 on page 1 with the following:

6 of mail theft; to establish the crime of receiving
7 stolen mail; and to provide criminal penalties for
8

9 Replace line 60 on page 3 with the following:

10 felony.

11 (e)(1) A person commits the crime of receiving stolen
12 mail if the person intentionally receives, retains, or
13 disposes of stolen mail knowing that it has been stolen
14 or having reasonable grounds to believe it has been
15 stolen, unless the mail is received, retained, or
16 disposed of with intent to restore it to the owner.

17 (2) A person shall be deemed to have acted with the
18 requisite intent, knowledge, and belief to commit the
19 crime of receiving stolen mail if any of the following
20 occur:

21 a. On two separate occasions within a year prior to
22 the commission of the instant offense of receiving stolen
23 mail, the person is found in possession or control of
24 stolen mail or other stolen property.



25 b. The person possesses stolen mail that has recently
26 been stolen.

27 c. The person regularly buys, sells, uses, or handles
28 in the course of business property of the sort received,
29 and acquired the property without making reasonable
30 inquiry whether the person selling or delivering the
31 property had a legal right to do so.

32 (3) For purposes of this subsection, the fact that
33 the person who stole the mail has not been convicted,
34 apprehended, or identified is not a defense to a charge
35 of receiving stolen mail.

36 (4)a. Receiving stolen mail is a Class A misdemeanor.

37 b. Receiving stolen mail with sensitive personally
38 identifying information with intent to defraud the
39 addressee is a Class C felony.