

general election, who is found guilty of the same offense in any primary election, as herein provided for, shall be deemed guilty of the same crime of which his offense is made to consist by and under the General Election Law, and particularly under any of the above-mentioned sections, respectively, thereof, and shall be liable to the same punishment or penalty as is prescribed for such sections thereof; provided, that Sections 160M, 160N, 160O, 160P, 160Q, 160R, 160S, 160T, 160U and 160V hereof, with respect to offenses, penalties and punishments under the Primary Election Law shall have full force and effect in all cases to which the same are applicable.

160M. Each of said judges appointed under this subtitle shall have power to cause the arrest of any one violating any of the provisions hereof, and in the absence of any person authorized by law to make arrests said judge may designate some person for that purpose, and each of the judges shall be conservators of the peace in their respective primary election polls, at which they may act as such judges, and may, in the manner herein provided, cause the arrest of any person disturbing the peace, and cause the party so arrested to be committed for the action of the Grand Jury or a Justice of the Peace, as the case may be.

160N. Any judge or clerk of such primary election, or any member of any committee, or of the governing body of any political party participating in primary elections under this subtitle, or any delegate to a convention or party executive, on whom any duty is required in this subtitle to be performed, who shall be guilty of any wilful violation of any provision of this subtitle, or of any neglect or corrupt practice in executing the same, not otherwise provided for herein, he or they shall, upon conviction thereof, be punished by a fine of not less than one hundred dollars (\$100) nor more than five hundred dollars (\$500), or by imprisonment in jail for not less than thirty days, nor more than ninety days, or by both such fine and imprisonment, in the discretion of the court.

160O. If any clerk or judge of any such primary election, or any person performing the duties thereof shall wilfully keep a false poll list or the book of registry or shall knowingly insert in his poll list or the book of registry any false statement or name or statement or abbreviation of a word or any check, alteration or mark, except as in this subtitle provided, or who is guilty of concealing, wilfully destroying, mutilating, defacing, falsifying or fraudulently removing or secreting the whole or any part of any record registry of voters, return or statement of votes, poll list or any papers, documents, ballots, envelopes or papers of any description in this subtitle directed