in the penitentiary for not less than three months, nor more than two years.

- 170. Every judge or clerk of election or other officer or person who shall make, sign, publish or deliver any false tally or return of any general, special or primary election, or any false certificate or statement of the result of any such election, knowing the same to be false, or who shall wilfully deface, destroy or conceal any statement, tally or certificate entrusted to his care and custody, shall on conviction thereof be adjudged guilty of a felony, and shall be punished by imprisonment in the penitentiary for not less than one nor more than ten years.
- If any person other than a judge of election shall at any general, special, or primary election, knowingly and wilfully put, or cause to be put any ballot or ballots, or other paper having the semblance thereof into any box used at such election for the reception of votes; or if any judge of election shall knowingly or wilfully cause or permit any ballot or ballots to be in said box at the opening of the polls, and before the voting shall have begun; or shall knowingly, wilfully or fraudulently put any ballot or other paper having the semblance thereof in any such box at any such election, unless the same shall be offered by a voter whose name shall have been found and kept upon the registry, as hereinbefore provided, or who shall be entitled to vote under this Article; or if any judge of election or other officer or person shall fraudulently during the canvass of ballots in any manner change, substitute or alter any ballot taken from the ballot box then being canvassed, or from any ballot box which has not been canvassed, or shall remove any ballot or semblance thereof from or add any ballot or semblance thereof to the ballots taken from the ballot box then being canvassed, or from any ballot-box which has not been canvassed, every such person shall upon conviction thereof be adjudged guilty of a felony, and shall be punished by imprisonment in the penitentiary for not less than one nor more than five years.
- 172. Every judge or clerk of election or other officer or person having the custody of any record, registry of voters or copy thereof, oath, return or statements of votes, certificate, poll-list, or any papers, documents, ballots, coupons or vote of any description in this Article directed to be made, filed or preserved, who is guilty of concealing, wilfully destroying, mutilating, defacing, falsifying or fraudulently removing or secreting the whole or any part thereof, or who shall fraudulently make any entry, erasure or alteration therein except as allowed and directed by the provisions of this Article, or who permits any other person to do so, shall upon conviction there-