

178. Election Officials to Follow Majority Action. *If at any election precinct, at any registration of voters or revision thereof, any officer of registration shall knowingly and wilfully admit any person to registration, or make any entry upon any register, unless a majority of the board of registry in said precinct are present and concur; or if at any general, special or primary election any judge or clerk of election shall receive any vote or proceed with the canvass of ballots, or shall consent thereto, unless a majority of the judges of election in said precinct are present and concur, he shall upon conviction thereof be adjudged guilty of a misdemeanor, and shall be punished in jail for not less than ten nor more than ninety days, or by a fine of not less than Ten Dollars (\$10) nor more than Two Hundred and Fifty Dollars (\$250), or by both such fine and imprisonment in the discretion of the court.*

179. False Poll List. *If any election official shall wilfully keep a false poll-list, or shall knowingly insert in his poll-list any false statement, or any name or statement, or any check, alteration or mark, except as in this Article provided, he 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.*

180. Illegal Conduct of Judges of Election. *Every judge of election who shall wilfully exclude any vote duly tendered, knowing that the person offering the same is lawfully entitled to vote at such election; or who shall wilfully receive a vote from any person who has been duly challenged in relation to his right to vote at such election without exacting from such person such oath or other proof of qualification as may be required by law; or who shall wilfully omit to challenge any person offering to vote whom he knows or suspects to be not entitled to vote, and who has not been challenged; or who shall wilfully refuse to open and show the ballot-box to be empty prior to the opening of the polls; or who shall permit any barricade or obstruction of any kind to be interposed, so that all who desire cannot constantly see such ballot-box, shall upon conviction thereof be punished by imprisonment in jail or in the penitentiary for not less than three months, nor more than two years.*

181. False Tallies or Certificates. *Every judge 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.*

182. Stuffing Ballot Boxes. (a) *Every person convicted of an offense under this section shall 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. Such offenses shall be as follows:*

(b) *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*