the Lieutenant-Governor, frame rules and form of procedure for the purpose of better carrying this Act into effect, and such rules and forms shall, after being approved of by the Lieutenant-Governor in Council, have the same effect and force as if they formed part of this Act.

23. The Clerk of the Peace and the Clerk of any municipality having the custody of the list of voters of any municipality or part of any municipality or place, shall furnish a certified copy of such list then last revised and corrected to any person who shall require such copy, on being paid for the same by such person at the rate of four cents for every ten voters whose names are on such list; the said officers may furnish printed copies, for each of which they shall be entitled to receive six cents instead of the fee aforesaid, and the officers shall verify any alterations made therein, by writing their initials in close proximity thereto; if the alterations or interlineations exceed one hundred, it shall be the duty of the said officer to furnish written copies. 38 V. c. 3, s. 12.

(2.) For each copy of the voters' list furnished to the Returning Officer, in the form of Schedule K to the Ballot Act of 1874, the Clerk of the Peace shall be entitled to receive the sum of six cents

for every ten voters whose names are on the list,

24. If any Clerk omits, neglects or refuses to complete the voters' lists, or to perform any of the duties hereinbefore required of him for his municipality, such Clerk, for each such omission, neglect or refusal, shall incur a penalty of two hundred dollars. 32 V. c. 21, s. 7 (4.)

25. If any Clerk of a municipality, or Clerk of the Peace, or any other person wilfully makes any alteration, omission or insertion, or in any way wilfully falsifies any such certified list or copy, or permits the same to be done, every such person shall incur a penalty of two

thousand dollars. 32 V. c. 21, s. 11.

26. No person shall make, execute, accept or become a party to any lease, deed, or other instrument, or become a party to any verbal arrangement, whereby a colorable interest in any land, house or tenement is conferred, in order to qualify any person to vote at an election; and any person violating the provisions of this section, besides being liable to any other penalty prescribed in that behalf, shall incur a penalty of one hundred doilars and any person who induces, or attempts to induce another to commit an offence under this section, shall incur a like penalty. 37 V. c. 4, s. 14.

27. The penalties mentioned in the three next preceding sections, may be recovered with costs of suit by any person sueing for the

same in any Court of competent jurisdiction.

28. To prevent the creation of false votes, where any person claims to be assessed, or claim that any other person should be as-