and each of the said offences be liable to a penalty not exceeding

two hundred dollars. 31. Every Clergyman who shall not within ten days after the celebration of a marriage by him under license, return the License with a certificate of the performance of the ceremony as required by this chapter, and every Clergyman entitled to solemnize marriage who shall not within the time and in the manner required by the twenty-second section make the return of marriages therein directed, to the Issuer of Marriage Licenses from whom he received the blank forms, or if he shall not continue to be Issuer of Marriage Licenses, then his successor, or otherwise to the nearest Issuer of Marriage Licenses, or in case of absence from home or illness, then within ten days after return or recovery, shall, for each neglect, forfeit for the use of the Issuer of Marriage Licenses to whom the return should be made, four dollars, and for every day after such ten days until return shall be made as required by this chapter, twelve and one-half cents.

32. Every Deputy Registrar who neglects or refuses or without probable cause omits to make any entry or fulfill any duty which by this chapter he ought to make or do, or who shall carelessly lose or injure any license or bond, register, entry, document, or paper which was in his possession under this chapter, or who shall not within the periods herein prescribed make all the several returns and payments which by this chapter he ought to make, or who shall part with or allow to go out of his possession any Marriage License, except in conformity with the provisions of this chapter, or who shall in any other particular do anything contrary to the provisions of this chapter, or omit to do anything therein required, shall forfeit, to be paid to the Financial Secretary for the use of the Marriage License Fund, a fine of four dollars, and the further sum of twelve and one-half cents for every day for which any such return or payment shall be delayed after

the time within which the same should be made.

33. Every person who shall knowingly or wilfully make, or shall cause to be made for the purpose of being inserted in any Register of Births, Marriages or Deaths, any false statements touching any of the particulars herein required to be known and registered, shall be subject to the same pains and penalties as if such person were guilty of wilful and corrupt perjury.

34. Any person who, being required by this chapter to notify or enter for registry any Death, shall fail to do so within the periods specified, shall be liable to a penalty of five dollars.

35. If any person required to give notice of the finding of any new born child, shall neglect to give such notice to some Deputy Registrar near the place, within one week, such person shall be liable to a penalty not exceeding five dollars.

36. Any duly qualified medical practitioner, or any coroner, failing to supply any certificate of cause of death, or any information required of them by the provisions of this chapter, within