mentioned for the attendance of such last mentioned medical practitioner or practitioners, as a witness or witnesses, and for the performance of such post material examination as in the last preceding section mentioned, and whether before performed or 5 not; and if the Coroner refuses to issue such order, he shall e guilty of a misdemeanor, and be punishable by a fine not Penalty on Coroner refuexceeding Ten Pounds, or by imprisonment not exceeding one sing. month, in the discretion of the Court, or by both fine and imprisonment as to the Court seems fit. 13, 14 V. c. 56, s. 6.

13 9. Where any legally qualified medical practitioner has Allowance to attended in obedience to any such order as aforesaid, he shall such medical receive for such attendance, if without a post mortem examination, One Pound Pive Shillings; if with a post mortem examination, without an analysis of the contents of the stomach or 15 intestines, Two Pounds Fen Shillings; if with such analysis, Five Pounds, together with the sum of one Shilling per mile,

for each mile he has to travel to and from such inquest, such travel to be proved by his own oath to the Coroner, who may administer the same; and the Coroner shall make his order on 20 the Treasurer of the County in which such inquest is holden, in favor of such medical practitioner, for the payment of such fees or remuneration, and such Treasurer shall pay the sum To be paid on mentioned in such order, to such medical witness out of any toroner's, and funds he may then have in the County Treasury. 13, 14 V.

25 c. 56, s. 7.

10. Where any such order for the attendance of any medical Penalty on practitioner has been personally served, or if not personally practitioners practitioner has been personally served, or it not personally summoned and served, has been received by him or left at his residence in failing to atsufficient time for him to have obeyed such order, and he has tend-30 not obeyed the same, he shall forfeit the sum of Ten Pounds upon complaint made by the Coroner or by any two of the Jury holding such Inquest, before any two Justices of the Peace of the County where the Inquest has been held, or of the County where such medical practitioner resides; and such Justices shall proceed to 35 the hearing and adjudication of such complaint; and if such medical practitioner does not show a sufficient reason for not having obeyed such order, they shall enforce the said penalty by distress and sale of the offender's goods in the same manner as they are empowered to do by the Statute for the summary enfor-40 cement of any penalty or forfeiture. 13, 14 V. c. 56, s. 8.