

provided for and held hereunder; except the penalty upon the vote seller, etc., so as not to conflict with section 160w, which places the penalty on the vote buyer alone, and any judge, clerk or other officer of any primary election, or any voter or other person, except the vote seller as aforesaid, who would be deemed guilty of any offense against the General Election Law, or under provision or provisions thereof, in a general election, who is found guilty of the same offense in any primary election, as herein provided for, shall be deemed guilty of the same crime of which his offense is made to consist by and under the General Election Law, and particularly under any of the above-mentioned sections, respectively, thereof, and shall be liable to the same punishment or penalty as is prescribed for such sections thereof; *provided*, that sections 160m, 160n, 160 o, 160p, 160q, 160r, 160s, 160t, 160u and 160v, of this article with respect to offenses, penalties and punishments under the Primary Election Law shall have full force and effect in all cases to which the same are applicable.

160u. Whoever shall electioneer within one hundred feet of any polling place of any such primary election in any county or shall hand or deliver to any voter within one hundred feet of the election booth or within the booth itself any ballot marked or unmarked, except the unmarked ballot required by law to be handed the by the primary election officials, or who shall place a distinguishing mark upon any ballot or envelope delivered to for the use of any voter at such primary election, or who shall provide for or enclose in any envelope to be used in voting such ballot, any inclosure whereby to identify the ballot, or who shall endeavor to induce any voter within the polling place to show how his ballot has been marked, or who shall carry away or attempt to carry away from the polls or the officials having custody of the same any said envelope or envelopes, or who shall deliver to any voter for use in casting his ballot, or use any ballot or envelope different from those provided for in this sub-title, or who shall show the face of a marked ballot to any judge, clerk, officer or other person inside of the polls before the polls close, or who shall induce, request directly or indirectly agree with or encourage a voter to keep his ballot in sight of any person or persons from the time at which its contents are known by any such person or persons or his associate or associates until delivered to the judge in the envelope to be deposited in the ballot box, shall upon conviction thereof be punished by a fine of not less than fifty dollars (\$50) nor more than two hundred dollars (\$200), or by imprisonment in jail for not less than fifteen days nor more