seed which is infested with live insects such as pea weevil, bean weevil, chalcis fly, the common seed moth, or any other insect which causes serious damage to the seed itself or to the growing crop.

Passed the House January 9, 1934.
Passed the Senate January 11, 1934.
Approved by the Governor January 16, 1934.

CHAPTER 47.

[H. B. 92.]

RELIEF OF LEE BRADEN.

AN ACT making an appropriation for the relief and benefit of Lee Braden.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. WHEREAS, on February 20, 1932, Lee Braden was convicted of a crime in the superior court of the State of Washington in and for Pierce county, and was sentenced by said court to serve a term of not less than seven or more than ten years imprisonment in the state penitentiary at Walla Walla: and

WHEREAS, one Hal Grandon was subsequently captured and made a full and satisfactory confession of the crime for which Lee Braden was sentenced, thereby effecting the complete vindication of said Lee Braden: and

WHEREAS, Lee Braden served eleven months of said sentence in the penitentiary at Walla Walla before his vindication and release: and

WHEREAS, Lee Braden was at the time of his arrest and confinement earning $120.00 per month which has since that time been lost to him, and by such arrest and confinement it was necessary for him to employ counsel in his defense and by reason
of the trial he has suffered great mental anguish and humiliation with the result that his health has been impaired.

Sec. 2. There is hereby appropriated from the general fund of the state treasury the sum of one thousand dollars ($1000.00), for the use and benefit of Lee Braden; said appropriation representing reparation and restitution for eleven months of wrongful and unjust confinement in the penitentiary at Walla Walla, and for damages suffered by reason of expense, worry, humiliation and impairment of general health arising out of his arrest, conviction, sentence, and serving eleven months thereof for a crime committed and confessed by another.

Passed the House January 10, 1934.
Passed the Senate January 11, 1934.
Approved by the Governor January 16, 1934.

CHAPTER 48.

Domestic Mutual Insurance Companies.

Be it enacted by the Legislature of the State of Washington:

Section 1. No domestic mutual insurance company hereafter formed under the laws of this state shall be authorized to transact business as an insurer under classifications 3 and 4 as defined by section 83 of chapter 49, Laws of 1911, as amended by chapter 109, Laws of 1913, until it shall have first qualified as follows:

If it is formed to transact as insurer a general life insurance business, including endowments and