prevention of seed production is to be performed shall be assessed on the same basis as the average benefit per acre but in no event shall wild land bear more than twenty-five percent of the total cost of such control and prevention of seed production: Provided further, That if any weed extermination sub-district includes any state lands, the state shall be responsible for and perform all necessary seed prevention and control work on such state lands.

The term "land" shall include all rights-of-way which shall pay the same percentage of cost as that charged against the contiguous lands. Any portion of the owner's share of the expense paid out of the county weed fund, together with any penalty assessed by the board, shall be included on the tax rolls against the land for the current year and collected as other taxes, and it shall be paid into the county weed control fund.

Passed the House February 21, 1953.
Passed the Senate March 9, 1953.
Approved by the Governor March 17, 1953.

CHAPTER 90.
[ H. B. 137. ]
VITAL STATISTICS.
An Act relating to vital statistics, and amending sections 43.20.090, 70.58.110, 70.58.120 and 70.58.130, RCW.

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

SECTION 1. Section 43.20.090, RCW, as derived from chapter 83, section 20, Laws of 1907, as last amended by section 3, chapter 106, Laws of 1951, is amended to read as follows:

The state registrar shall, upon request, furnish an applicant with a certified copy of the record of any birth, death, or stillbirth, registered under the
provision of law, or that portion of the record of any birth which shows the child's full name, sex, date of birth, and date of filing of the certificate, for the making and certification of which he shall charge a fee of one dollar to be paid by the applicant: Provided, That a certified copy of the record of any birth may not disclose the fact of illegitimacy of birth, nor of information from which it can be ascertained, except upon order of the court or in cases where written notice is received from an attorney that the illegitimate child is to be adopted: Provided further, That no fees shall be demanded or required for furnishing certified copy, or copies, of birth, death, or stillbirth for use in connection with a claim for compensation or pension pending before the Veterans' Administration.

For any search of the files and the records when no certified copy is made, the state registrar shall be entitled to a fee of one dollar for each hour or fractional part of an hour employed in such search, to be paid by the applicant.

The state registrar and all local registrars shall furnish upon application certificates of the age of children to be used in attending the public schools or in obtaining employment permits without fee or compensation.

The state department of health shall keep a true and correct account of all fees received and turn the same over to the state treasurer on the first day of January, April, July and October.

Health officers in cities of the first class may, upon request, furnish certified copies of the records of birth, death and stillbirth, and shall charge the same fee as hereinabove provided, and shall be entitled to charge for searching of records when no certified copy is made the same fee as hereinabove provided. All such fees collected shall be paid to the jurisdictional health department: Provided, That
health officers of cities of the first class may issue certified copies only if they have an original certificate in their possession at the time of issuance of a certified copy or a copy of the original certificate transmitted to the state registrar which was produced by a photographic or other exact reproduction method. Health officers of counties or districts normally served by full time health officers may, upon request, furnish certified copies of the records of birth, death and stillbirth, and shall charge the same fee as hereinabove provided, during the period that the original certificates are in their possession prior to transmittal of the original certificates to the state registrar. All such fees collected shall be paid to the jurisdictional health department. Certified copy forms used by health officers furnishing certified copies while the original records are temporarily in their possession shall be supplied by the state registrar and no other forms shall be used.

Amendment.

Sec. 2. Section 70.58.110, RCW, as derived from section 1, chapter 167, Laws of 1941, as last amended by section 1, chapter 176, Laws of 1943, is amended to read as follows:

Whenever a birth which occurred in this state on or after July 1, 1907, is not on record in the office of the state registrar or in the office of the auditor of the county in which the birth occurred if the birth was prior to July 1, 1907, application for the registration of the birth may be made by the interested person to the state registrar: Provided, That if the person whose birth is to be recorded be a child under four years of age the attending physician, if available, shall make the registration.

Amendment.

Sec. 3. Section 70.58.120, RCW, as derived from section 2, chapter 167, Laws of 1941, as last amended by section 2, chapter 176, Laws of 1943, is amended to read as follows:
The delayed registration of birth form shall be provided by the state registrar and shall be signed by the registrant if of legal age, or by the attendant at birth, parent, or guardian if the registrant is not of legal age. In instances of delayed registration of birth where the person whose birth is to be recorded is four years of age or over but under twelve years of age and in instances where the person whose birth is to be recorded is less than four years of age and the attending physician is not available to make the registration, the facts concerning date of birth, place of birth, and parentage shall be established by at least one piece of documentary evidence. In instances of delayed registration of birth where the person whose birth is to be recorded is twelve years of age or over, the facts concerning date of birth and place of birth shall be established by at least three documents of which only one may be an affidavit. The facts concerning parentage shall be established by at least one document. Documents, other than affidavits, shall be at least five years old or shall have been made from records established at least five years prior to the date of application. A fee of one dollar shall be paid to the registrar at the time the application is made.

Sec. 4. Section 70.58.130, RCW, as derived from section 4, chapter 167, Laws of 1941, as last amended by section 2, chapter 106, Laws of 1951, is amended to read as follows:

The birth shall be registered in the records of the state registrar. A certified copy of the record shall be prima facie evidence of the facts stated therein. Certified copies shall be furnished at a fee of one dollar each.

Passed the House February 24, 1953.

Passed the Senate March 9, 1953.

Approved by the Governor March 17, 1953.