be submitted to the legislature in January, 1970, in accordance with the Budget and Accounting Act for review and approval by the entire legislature."

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CHAPTER 279 [Senate Bill No. 42] VITAL STATISTICS

AN ACT Relating to vital statistics; amending section 6, chapter 159, Laws of 1945, as last amended by section 10, chapter 26, Laws of 1967, and RCW 70.58.200; and adding a new section to chapter 26.04 RCW.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

<u>NEW SECTION.</u> Section 1. There is added to chapter 26.04 RCW a new section to read as follows:

In addition to the application provided for in RCW 26.04.160, the county auditor for the county wherein the license is issued shall submit to each applicant at the time for application for a license the Washington state department of health marriage certificate form prescribed by RCW 70.58.200 to be completed by the applicants and returned to the county auditor for the files of the state registrar of vital statistics: PROVIDED, That after the execution of the applic'ation for, and the issuance of a license, no county shall require the persons authorized to solemnize marriages to obtain any further information from the persons to be married except the names and county of residence of the persons to be married.

Sec. 2. Section 6, chapter 159, Laws of 1945, as last amended by section 10, chapter 26, Laws of 1967 and RCW 70.58.200 are each amended to read as follows:

The forms of birth, death, fetal death, marriage, and decrees of divorce, annulment, or separate maintenance certificates and mar-<u>riage applications</u> filed with the state registrar of vital statistics shall include ((as-a-minimum)) the items required by the respective standard certificate as recommended by the federal agency responsible for national vital statistics ((subject-to-approval-of-and-modification by-the-Washington-state-board-of-health)) which became effective on January 1, 1968, except that no information shall be required on the certificate of divorce relative to the date the couple separated or the number of children under eighteen years of age: PROVIDED, That none of the information contained in the confidential section of the forms of marriage, divorce, annulment or separate maintenance shall be required: PROVIDED FURTHER, That no information shall be reguired on the certificate of live birth relative to the education of the parents of the child. The Washington state board of health by regulation may require additional pertinent information relative to the birth and manner of delivery as it may deem necessary for statistical study. This information shall be placed in a confidential section of the birth certificate form together with the item pertaining to illegitimacy and shall not be subject to the view of the public or for certification purposes except upon order of a court: PROVIDED, That the state board of health may eliminate from the forms any such items that it determines are not necessary for statistical study.

Passed the Senate May 10, 1969 Passed the House May 10, 1969 Approved by the Governor May 23, 1969, with the exception of one item in Section 2 which is vetoed Filed in office of Secretary of State May 23, 1969

NOTE: Governor's explanation of partial veto is as follows: "...The 1967 legislature created a statewide registry within the Department of Health for marriages and decrees of divorce, annulment or separate maintenance. The Department of Health for many years has maintained a statewide registry for births and deaths. This bill modifies the reporting requirements in certain particulars in order to protect rights of privacy. It also transfers from persons solemnizing marriages to the county auditor the responsibility to report marriages to the central state registry.

> Section 2 of the bill makes reference to 'marriage applications' along with the other forms required for reporting to the central registry. These forms by the provisions of Section 2 shall include, with certain exceptions, those items recommended by the federal agency responsible for national vital statistics. The reference to 'marriage applications' would appear to have inadvertently been included in the bill inasmuch as there is no standard certificate recommended by the federal agency responsible for national vital statistics relating to marriage applications.

Since this language if left in the bill could result in confusion as to the intent and since reference is already made to marriage forms, I have vetoed the reference to marriage applications found in Section 2.

The remainder of the bill is approved."

CHAPTER 280 [Substitute Senate Bill No. 152] CAPITAL BUDGET

AN ACT Adopting the capital budget; making appropriations for capital improvements; authorizing certain projects; and declaring an emergency.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

<u>NEW SECTION.</u> <u>Section 1.</u> That a capital budget is hereby adopted and subject to provisions hereinafter set forth the several amounts hereinafter specified, or so much thereof as shall be sufficient to accomplish the purposes designated, are hereby appropriated and authorized to be disbursed for capital projects during the period ending June 30, 1971, out of the several funds hereinafter named:

FOR THE DEPARTMENT OF GENE	Reappro-	From		From the General Fund
Acquire land and buildings,				
repair buildings, provide				
drainage facilities, reloca-				
tion of utilities, other				
improvements				
East Capitol Site				1,060,000
Remodel and repair				
capitol buildings, offices				
and facilities (769,264)				
General Fund	10,000			759,264
Clean and waterproof				
capitol buildings				133,774
Construct new Public				
Assistance Building				
(6,131,035)				