

52 Stat. 74, 75.
7 U. S. C. § 1508
(a)-(d).
Insurance upon
yields of cotton.

SEC. 7. That section 508 of said Act, as amended, is further amended by adding at the end thereof the following new subsection:
“(e) In connection with insurance upon yields of cotton, to include provision for additional premium and indemnity in terms of lint cotton to cover loss of cottonseed, such additional premium and indemnity to be determined on the basis of the average relationship between returns from cottonseed and returns from lint cotton for the same period of years as that used for computing yields and premium rates.”

52 Stat. 77.
7 U. S. C. § 1516.
Appropriation au-
thorized, increase.

SEC. 8. That section 516 (a) of said Act, as amended, is amended by striking out the figures “\$6,000,000” and substituting in lieu thereof the figures “\$12,000,000”.

52 Stat. 77.
7 U. S. C. § 1518.

SEC. 9. That said Act, as amended, is further amended by redesignating section 518 as section 519, and by addition thereto of the following new section:

“Agricultural com-
modity.”

“SEC. 518. ‘Agricultural commodity’, as used in this Act, means wheat or cotton, or both, as the context may indicate.”

52 Stat. 75.
7 U. S. C. § 1508 (d).

SEC. 10. That section 508 (d) of the Federal Crop Insurance Act, as amended, is amended by inserting the following sentences immediately after the first sentence thereof: “Nothing in this section shall prevent the Corporation from accepting, for the payment of premiums, notes payable in the commodity insured, or the cash equivalent, upon such security as may be determined pursuant to subsection (b) of this section, and from purchasing the quantity of the commodity represented by any of such notes not paid at maturity.”

Acceptance of com-
modity notes.

Approved, June 21, 1941.

[CHAPTER 215]

AN ACT

June 21, 1941
[S. 287]
[Public Law 119]

To authorize the use of certain lands for military purposes at the Fort McPherson Military Reservation, Georgia, and the Fort Du Pont Military Reservation, Delaware.

Fort McPherson
Military Reservation,
Ga.
Lands added.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Atlanta National Guard target range, Georgia, comprising one hundred thirty-four and two tenths acres of land, being no longer required for National Guard purposes, is hereby incorporated in and made a part of the Fort McPherson Military Reservation, Georgia.

Fort Du Pont Mil-
itary Reservation, Del.
Lands added.

SEC. 2. That the tract of land, comprising thirty-six one-hundredths of an acre, with dwelling house thereon, adjacent to the Fort Du Pont Military Reservation, Delaware, heretofore acquired as a part of the Chesapeake and Delaware Canal property, being no longer required for that purpose, is hereby incorporated in and made a part of the Fort Du Pont Military Reservation, Delaware.

Approved, June 21, 1941.

[CHAPTER 216]

AN ACT

June 21, 1941
[S. 774]
[Public Law 120]

To authorize The Pennsylvania Railroad Company, by means of an underpass, to cross New York Avenue Northeast, to extend, construct, maintain, and operate certain industrial side tracks, and for other purposes.

District of Colum-
bia.
Pennsylvania Rail-
road Company to
establish side tracks,
etc.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That The Pennsylvania Railroad Company, operating lessee of all of the railroads and appurtenant properties of The Philadelphia, Baltimore and Washington Railroad Company, in the District of Columbia, be, and it is hereby, authorized to establish switch and siding connec-

tions with its tracks in parcel 130/9, to cross New York Avenue by means of a suitable underpass, and thence into and through parcel 129/33 and lot 801 in square 3585, as well as into and through the bed of Brentwood Road between New York Avenue and Florida Avenue, if and when said road is officially vacated by the Commissioners of the District of Columbia, all of said parcels of land being thus known and identified on the plat books of the Surveyor's Office of the District of Columbia, with all switches, crossings, turn-outs, extensions, spurs, and sidings, as may be or become necessary for the development of the said squares and parcels of land above indicated for such use as may be permitted in the use district or districts in which said squares and parcels of land are now or may hereafter be included as defined in the zoning regulations of the District of Columbia and shown in the official atlases of the Zoning Commission.

SEC. 2. Before any of the work above authorized shall be begun on the ground a plan or plans thereof shall be prepared and submitted to the Commissioners of the District of Columbia for their approval and only to the extent that such plans shall be so approved shall said work or any portion thereof be permitted or undertaken.

SEC. 3. Nothing herein contained shall be construed as limiting or abridging the authority of the Commissioners of the District of Columbia under the Act of Congress approved March 3, 1927 (44 Stat. L. 1353), entitled "An Act to provide for the elimination of grade crossings of steam railroads in the District of Columbia, and for other purposes".

SEC. 4. Nothing herein contained shall be construed as modifying the requirements of section 1 (18) of the Interstate Commerce Act insofar as they would apply to the construction referred to in section 1 of this Act.

SEC. 5. That Congress reserves the right to amend, alter, or repeal this Act.

Approved, June 21, 1941.

Submission of plans.

Authority to eliminate grade crossings.

D. C. Code §7-1215.

Certificate of necessity.
41 Stat. 477.
49 U. S. C. §1 (18).

Right reserved.

[CHAPTER 217]

AN ACT

To amend the Soil Conservation and Domestic Allotment Act, as amended, with respect to the making available of conservation materials and soil-conserving or soil-building services.

June 21, 1941
[S. 1300]

[Public Law 121]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subsection (b) of section 8 of the Soil Conservation and Domestic Allotment Act, as amended, is amended by adding at the end thereof the following new paragraph:

Soil Conservation and Domestic Allotment Act. amendment.

49 Stat. 1150.
16 U. S. C. §590h (b).

"Notwithstanding any other provision of law, in making available conservation materials consisting of seeds, seed inoculants, fertilizers, liming and other soil-conditioning materials, trees, or plants, or in making available soil-conserving or soil-building services, to agricultural producers under this subsection, the Secretary may make payments, in advance of determination of performance by the producers, to persons who fill purchase orders covering approved conservation materials or covering soil-conserving or soil-building services, furnished to producers at not to exceed a fair price fixed in accordance with regulations to be prescribed by the Secretary, or who render services to the Secretary in delivering to producers approved conservation materials, for the carrying out, by the producers, of soil-building or soil-conserving practices approved by the Secretary."

Aid to agricultural producers.

Advance payments.

Approved, June 21, 1941.