clear, fence, and break up a sufficient quantity of land for cultivation, to be expended under the direction of the President, per sixth article treaty twenty-sixth January, eighteen hundred and fifty-five, six thousand

For first of twenty instalments for the establishment and support of an agricultural and industrial school, and for the pay of suitable teachers, per eleventh article treaty twenty-sixth January, eighteen hundred and fiftyfive, two thousand five hundred dollars.

For first of twenty instalments for the employment of a blacksmith, carpenter, farmer, and a physician who shall furnish medicines for the sick, per eleventh article treaty twenty-sixth January, eighteen hundred

and fifty-five, three thousand dollars.

For first of twenty instalments for a smith and carpenter's shop, and to provide the necessary tools, per eleventh article treaty twenty-sixth January, eighteen hundred and fifty-five, two thousand five hundred dollars.

APPROVED, March 29, 1860.

CHAP. XI.—An Act authorizing Publishers to print on their Papers the Date when April 3, 1860. Subscriptions expire, and in Relation to the Postage on drop Letters.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the second clause of Act of 1852, section third of the act of thirtieth August, eighteen hundred and fifty-ch. 98, § 3 (vol. two, establishing the rates of postage on printed matter, is hereby so fied in part. modified as to read as follows, namely:

Second: There shall be no word or communication printed on the same after its publication, or upon the cover or wrapper thereof, nor any ration of subscriptions may writing nor mark upon it, nor upon the cover or wrapper thereof, except be printed on pathe name, the date when the subscription expires, and the address of the pers person to whom it is to be sent.

SEC. 2. And be it further enacted, That on all drop letters delivered within the limits of any city or town by carriers, under the authority of drop letters dethe Post Office Department, one cent each shall be charged for the livered by carreceipt and delivery of said letters, and no more.

APPROVED, April 3, 1860.

Date of expi-

Post, pp. 705,

Postage on

Post. p. 705.

CHAP. XIII.—An Act in Relation to the Return of undelivered Letters in the Post-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when any person shall indorse on any letter his or her name and place of residence, as writer ed for letters thereof, the same after remaining uncalled for at the office to which it is to their writers. directed thirty days, or the time the writer may direct, shall be returned by mail to said writer; and no such letters shall be advertised, nor shall the same be treated as dead letters, until so returned to the post-office of not to be adverthe writer and there remain[ing] uncalled for one quarter.

APPROVED, April 6, 1860.

April 6, 1860.

1863, ch. 71, š 28. *Post*, p. 706. Certain uncallmay be returned

Such letters tised, nor treated as dead letters until, &c.

CHAP. XXVII.—An Act to settle the Titles to Lands along the Boundary Line between April 13, 1860. the States of Georgia and Florida.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That whenever the dividing Claims to cerline between the States of Georgia and Florida shall have been finally tain lands, grantsurveyed, approved, ratified, and confirmed, as the boundary between which may fall
the condition of the United States of the United States of America and Confirmed, as the boundary between which may fall
the condition of the United States of the United States of the United States of America in Congress assembled, That whenever the dividing Claims to certain lands, granted by Georgia, which may fall the condition of the United States of the United States of America in Congress assembled, That whenever the dividing Claims to cerline between the States of Georgia and Florida shall have been finally tain lands, granted by Georgia, which may fall the condition of the United States of Claims to certain lands, granted by Georgia, which may fall the condition of the United States of Claims to certain lands, granted by Georgia, which may fall the condition of the United States of Claims to certain lands, granted by Georgia, which may fall the condition of the United States of Claims to certain lands, granted by Georgia, which may fall the condition of the United States of the Un those States, the Secretary of the Interior shall be and is hereby, in Florida, to be authorized to adjudicate upon principles of equity and justice, all claims, confirmed when, &c. under sales or grants by the State of Georgia, to lands which may fall