Tianancsboro milane giccoril Tharsday, June $29,72$. ren The Sunll-pox havo brok
Dickisuson
Collque, Carisle.






 cred that ho was in



 ting of the thas of chi
theng from secatathing.
 Ryys:
contry, sold dis crop of tolnaco a foul
 was raised on lesest than eifht acrers of land
and wes made by trio of his sons. Wear The Democratic Convention whic
 cinnati. The action of the-Democrat
State Conventions thus far held warrai State Conventions thus ar held
this conclusion. Der The public dellt was reduced dur
zng the month of May upyards of Fou Mrillious of Dollars, which makes the
grand total of reduction since the th of March, 1869, more than three hundre and thirty-one millions of dollars. Cankria coo, charged with wife numurer,
occupied eight days. The charde of Judge Dean was lengthy and dible. The jury
was only out three quarters of an hout was on ty out three quapters of an hoo
when they returnad a verdict of murde in the fist degree. Tho counscl for Moor
filed reasons in arrest of judgment, and for a new trial,
Scpteniber term.
nom The new Postal bill, which beame
n law just hefore the session cosed; makes some changes in reference to postal recylula-
tions which are of sencral interest. The most important is the authorizaizon of
one cent postal cards for correspondence,
or for priptecl cirvulares, similiar to those which were introduced in Great Britain nearly two years ago, and which are no
in use in nearly all surpeneat countries., stamp, and will heprovided with lines for the addross, and tho back will he ruled
for the letters, The fuce of the card and stanp will be only one cent. The pistige
on circulars, newspapers, and other transient printed matter, which under the old
law was two cents for every four ounces or less, is now one cent for cery two
nunces or less,
Small cireulars, which formery cost two cents to mail, can no
he sor ont cont, an importunt yoly
tion tiou to hasiness men who use tho mais
largely to anvertisc their business. The
change is now in force, the lans change is now in force, the law heing im
mediatc in its effects. A New York IITratl special, da
ed Genera, June 21, says : The nuestio ed Genera, June 21 , says: The questio
of the indircect claims has heen definitel
settled, and in a manncr wperpectel settled, and in a manncr unexpectel by
auy of the members of the Court, the $A$ merican agent and cotarel having hee
justructed by thir Govennment to a money award for the indirect loseces,
but ouly dessired the settlement of a principle.
Lord Temper den, on the part of his Court to the seventh article of the Treat
which gives the Arbitrators only authority to consider claims in relation to money
awards, and submittel that since the $U$
wited Stats doctured that they did seek a money award for these classes of
claims they would not be properly enter tained hy the Court.
The American conn

## ent on this issue by then


 This julg yent will be delivered, it is sui
when the Court again mects, aud is $r$ ported to be ncecpttable to both Govern
mants. Deving the recess Sarr Granille
will will negotiato with Secrectary Fish on the
 maselel a fortupe of $10,000,000$. Me com-
meveel lite asa jouracyman printer, forty years ayso and is reputed
thiest rapu in Baltimore. Der The case of Jocepa Daris who wa
recculy trich at Weetminster, Md. for the murler of Ahra. Lynn it is though
frotable will he remorad to awother



