minive flemap

 Candliates for polttical oflicos mant
patd for at the tim they anc handed
otherwise they will bo lald asido. HARRISBURG, PA.
Natarday Aftrnoon, June 21, 1862,

 ly younded, duriog a recent
reglment with the onemy.
 Charlus Campbell, formerly of the 1st Penn
sslvivia Artillery, but now of the $57 t \mathrm{th}$ Penasylvuiain Infantry, arrived in town at noon to
din fiom Ballimoroo via the Northern Central
Bilirod. The Colonel participated in the re cent battle of Fair Oaks, Va., whe
riously wounded.
This Lanoasris Exprese of yeaterday, says
tbat the body found in the Susquahanna tiver, near Lowes Ferry, Manor, Lancaster county
was not perfectiy identified by Mrs. Wennels
wa the as that of her bun-though the probabilities
are in favor of that supposition. His forehead was nuch cut and braised by the rocks, pro-
veating identifcation by means of a carar there
 early stage, Dr. Spooner, of Boston, recom-
mendi an etherial solution of iodine (chirty
grains of lodine to one ounce of ether) applled same application gives relief in chlllblaing

 granurgeriss, from the eqebbrated patch of
John olwine, will be for bale by Mr. chris.
Eby, at the corner market house, at six o'clock
this evening.

 we think it a daty to the public to caration the
Youngsters against subjeoting themselves to the
penalty of vilating the law, as well for their owa akkes as those of the "childron of large
growth." Wait ontil the day comes, boy,
and then mabe all the noise you can-if no
more.



EDGEHILI SOHOOL



 cilededy dull - eve every persous glances at the the
local department, and if it contains nothing

 regetables has commencod, it may be well to
call atteantion to the legal penalty prescribe
tor
 trake a single berry, or pluck a aingle flowe
without the, consent of the owner, but froo
time immemorial there has been a laxity in

If ${ }^{\text {If }}$; thim

## .


 graat had the evil become, that the Legislature,
two yeara ago, found it necossary to pass
stringent law for the punishmant of this of ofiendera



 Judgment ghall be biven by the magistrate.
doable the amount of the damage have been done, together with costs of guit
one-balf of the damage or penalty to go to th use of the poor of the district in which the pre
mises lis ; and Ind defalto payment, the part
may be committed to juil for not less than oxe or more than twenty dasy.
The criminal prosecction, however, is d
ond cidedly the most effective, and wherever it sant, we know, to proseccte boys, but it
equally unpleasant for pervons to haver fruit
and shrabbery, the product of years of patien ad shrabbery, the product of years of patie
labor and watahlig, stolen, broken or matilate
by ranal by raecally bofs. It is a terrible outrage upo
the right
man or or citizens, and let the offender b man or woman, boy or girl, they should
made to pay the penalty. The fantl, perhap
liea not go mach with pa


