The Georgia Legislature adjourned on Thursday morning last, after an arduons session of nine weeks and four days. The number of laws passed is 167, a list of which will be found in our columns, together with a synopsis of theomost important.

On Wednesday evening the Governor transmitted to hold flowers. evening the Guses, the subject Governor transjounced commo mitted to both Houses relating to a summons addressed to heart yer, but directed to "the State of Ge ation.

From the Georgia

cation, relating to a sounce of Geographic acover, but directed to "the State of Geographic," admonstring said State to appear on a second Monday in January next, before the Spreme Court of the United States, to snaw in the case of an Indian tried at Hall Superi Court, found guilty of murder and sentenced be hung.

This summons is so extraordinary, that ma members of the Legislature, and other clitze are under the impression that it is spurior Whether it it so or not, the Legislature he treated the subject scriously and in a become will be seen by the resolutions added to the second the second to the second t

are under the impression that it is a Whether it it so or not, the Legislan treated the subject scriously and in a manner, as will be seen by the resolutioned by both branches.

Wedne of

Representatives, December 22.

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The following communication was received from the Governor, which, after being rewith the accompanying document, was referred on motion of Mr. Haynes, to a select commit composed of Messrs. Haynes, Beall, of Twig Howard of Baldwin, Mc Donald, and Schley.

I submit to the

Executive Departs

December 22,
to the legislature, for

a summit to the registance, for its consideration, the copy of a communication received his day, purporting to be signed by the Chiefferice of the United States, and to be a challed of the State of Georgia to appear before his Supreme Court, on the second Monday in January next, to answer to that tribunal for his state, as the state of the State, as the tried and consulted marder within the limits of he State, as the tried and convicted therefore.

The object of this mane State in the

icet of this mandate is to control exercise of its ordinary jurisdic iminal cases, has been vested by a exclusively in its Superior Cos s concerns the exercise of the po State in the which in criminal cases, which in criminal cases, which in criminal cases, so far as concerns the exercise of the power of the power of the power of the four the purpose of staying, or in any manner in the decisions of the Courts of their constitutional and any

orders received from the Supreme Cour
the purpose of staying, or in any manner r
foring with the decisions of the Courts e
State, in the exercise of their constitutions
risaction, will be disregarded, and an
tempt to enforce such orders will be rewith whatever force the laws have placed a
command.

If the indigital

command.

If the judicial powers thus attempted to exercised by the courts of the United States submitted to, or sustained, it must even in the utter annihilation of the State Governments, or in other consequences not less to the peace and prosperity of our probabily favored country. highly favored country.

(Signeo) GEORGE R. GILMER UNITED STATES OF AMERIC To the State of Georgia, Greek

To the State of Occ.

You are hereby cited and admon You are the Supreme Court of Janu, at Washing You are and appear at a Sup-States, to be bolach, at vr sec ont Monday in January a secont Monday in January a secont Monday in January a secont Monday in January a ourt of the State of the county of Hall, ias George Tassle, ali Superior of G Tastle, a Tass el, alias alias George lle, is Georgia any the 11 is defendant in error, any there be, w said George, a tioned, should speedy justice ties in that behi ere be, why judgem

ss the honorable John Bach hief Justice of the said Suprem f the United States, this 12d eccember, in the year of on 880 (Signed) J. MARSH

should not be

Whereas, it appears by ade by his Excellency the eneral Assembly, that the Express Court of the re the Supre to defend s r, at the in rscently

whereas the right to p the peace and good ord ordance with the existing is an original and a ne

reignty which the State of Georgia has nev- to Be it therefore resolved by the Senate and nust of Representatives, &c. That they w with feelings of deep regret, the interferby the Chief Justice of the Supremie ort of the United States, in the administran of the criminal laws of this State, and that h an interference is a flagrant violation of Resolved further. That his Excellency the evernor be, and he and every other officer of State, is hereby requested and enjoined to regard any and every mandate and process at has been or shall be served upon him or em, porporting to proceed from the Chief stice of any associate Justice of the Supreme out of the United States for the Supreme reating the execution of any of the criminal as of this State. And be it further resolved, That his Exliency the Governor be and he is hereby auorized and required, with all the force and cans placed at his command, by the constituon and laws of the State, to resist and repel y and every invasion from whatever quarter. on the administration of the criminal laws of is State. Resolved, That the State of Georgia will ver so far compromit her sovreignty, as an dependent State, as to become a party to the se sought to be made before the Supreme

se sought to be made before the Supremeour of the United States by the writ in queson. Resolved, That his Excellency the Goernor be, and he is hereby, authorized, to manualizate to the sheriff of Hall county, express, so much of the foregoing resoluons, and such orders as are necessary to enre the full execution of the laws, in the case Go-gray Tassels, occavicted of aureier in all County.