

*From the Georgia Journal.*

*Our Indian Affairs* are rapidly approaching a crisis—The reader will remember the resolutions adopted in consequence of the citation served upon the Governor, as published in our last paper. In obedience to the last of them, an express was dispatched to Hall county, at 12 o'clock on the night of their passage, and reached the Sheriff on the day appointed for the execution of Tassels. Eberhart, the Sheriff of Hall county, had been served with a citation from the Supreme Court of the United States, which he had determined to disregard, even if he had received no instructions from the State authority. Tassels was hung pursuant to his sentence.

During the past week the Governor received the following letter by special messenger—

*Head of Coosa, Cherokee Nation,* }  
December 20th 1830. }

To his Excellency GEORGE R. GILMER,  
*Governor of the State of Georgia.*

SIR—You will please take notice, that on Saturday the fifth of March next, at the City of Washington, in the District of Columbia, the Cherokee Nation will, by their Counsel, move the Supreme Court of the United States, which is expected to be then and there in session for an injunction to restrain the State of Georgia, the Governor, Attorney General Judges, Justices of the Peace, Sheriffs, Deputy Sheriffs, Constables, and all the other officers, agents and servants of that State, from executing and enforcing the laws of Georgia, or any of those laws, or serving process, or doing any thing towards the execution and enforcement of those laws within the Cherokee Territory, as designated by treaty between the United States and the Cherokee Nation: The motion will be made on the grounds set forth in the bill, a copy of which will be handed to you with this notice, which bill will be supported by the necessary affidavits and documents.

JOHN ROSS,  
*Principal Chief of the Cherokee Nation.*