council of the Missionaries and the bearer of the mandate of the Supreme Court in their case, reached Gwinnett, while the Paperior Court for the county was in session. We are informed that the Council of Worcester, moved for a rule nisi to show cause why a writ of habens corpus should not be granted to bring up and discharge the body. of Worcester from confinement. Judge Doughherty refused the rule. A motion was then made to enter the mandate of the Supreme Court, and the proceedings had in relation to it, upon the records of the Superior Court of Gwinnett which motion was also refused by the judge. Thus far has the matter progressed as we anticipated. We sincerely hope, the Supreme court may here let it terminate. If not however we will say that never were officers in the discharge of their duties they owe their country, more unanimously supported by the voice and feeling of a whole people. We understand Judge Doughherty has proceeded

to Cherokee county, in the discharge of his Judi-

cial daties .- Southern Recorder.

We understand that Mr. Chester, one of the