Jackson, N.Y., Nov. 15, 1847

Mr. Edcina Vanke.

Dear Sir,

Having the negotiation between yourself and Pelée, I was asked by him to ask you whether Dr. Baldwin had qualified asurgue to his children — to which — indeed I suppose — I am the person of atty. to you signed by him as guardian; so I replied he had not that the document was in our possession — which has turned out to be a mistake — so far as at least, as any documentary evidence is concerned.

Mr. Petrie has repeatedly called on me on this subject, and I have promised to write around to him of the fact that the document was in our possession. If this authority exists, please send it. If not, please get Dr. Baldwin to write you about the evidence. I give it, as my opinion, that under evidence of this order, the effect that Dr. B. has qualified as guardian is invalid,

Mr. Petrie is not having the late決定, the C. Judge

Very respectfully,
Mr. O. T. R.

C. H. Clifford

From the statement I made to Petrie, I feel anxious; they evidence should be not.