

the question - Question No. 1 by Levy presiding magistrate for and in behalf of
J. B. Living Defendant, see his Letter herewith sent.

Did you attend on Sally Carter during her childhood or only after she
grew up to the age of puberty? how many hours have you passed in her Society?
Answer I attended her in 1805 as I before mentioned and was several days at
a time in her Company occasionally.

Quest. No. 2

Did you attend Sally Carter as a physician any time in the month of October,
1807 or during the year 1807, or the year preceding?

Answer I did not

Quest. No. 3 Whenever you did attend Sally Carter at any other time was Sally
Carter remarkable for sudden & frequent Laughter or was she unusually sad or
or violently angry?

Answer I did not observe anything of the sort she was silent and grave.

Quest. 4 Do you mean by any word or expression in your present Deposition to be
understood as swearing that Sally Carter was void of sound memory or discretion
in other words absolutely silly or insane? ^{with a nod} answer My deposition fully expresses what I mean.

Question No. 5

An eminent Physician who saw Sally Carter in the summer of the
Year 1807 & who at certain intervals attended Sally Carter from Childhood - De-
poses "That she was in mind and body deeply hysterical as the term is com-
monly used and more over had frequent and alarming fits of anomalous spasms
approaching much more to the Chorea & rite than to the other disorders of that
class. That he saw her at the Rappahannock races in 1807 with other young Ladies
seemingly prepared and fit to take all the diversions of the place and that he
never entertained the slightest suspicion of her having any maniacal tendency

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or disease" Is or is not this a correct statement of the case of the said Sally Carter
If any in what material fact or circumstance of the same is your medical opin-
ion repugnant to this opinion
Answer as my attendance on Sally Carter was in 1805 what she was or did in
1807 I am ignorant - And further the Defendant saith not
Richmond County Court

By virtue of a Commission from the Orphans Court of the County of Alexandria
District of Columbia duly directed and dated the 7th September 1811 I have taken the
foregoing Deposition under pains and penalties

Given under my hand and the 20th day of November 1811.

C Levy

At a session of the Orphans Court for the County of Alexandria in the District of Columbia
the 27th January 1812. This deposition was returned and ordered to be recorded.

Test. Wm. Carne Esq^r

I William Carne of the County of Alexandria District of Columbia Do hereby make my
last will and Testament in manner and form following, firstly an agreement entered
into with my brother R^d Libby who has engaged to pay all my debts. I do say ~~nothing~~
nothing further on that head. I therefore in the first place give unto my eldest daughter Mary
Libby Hopkins one share of Alexandria bank Stock five shares of Domestic warehouse
Stock & one share of Hunting Creek bridge Stock. Secondly give unto my second daugh-
ter Jane Carne seven shares of Alexandria & Washington road Stock. Thirdly I give unto
my youngest daughter Lucy Libby Carne two shares ~~two shares~~ of Alexandria &
Washington road Stock & seven shares of Potowmack Bridge Stock - Fourthly I
give unto my son Richard Libby Carne the house and lot wherein he now dwells

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on the West by Hanover Street on the North by Jefferson Street & on the east by Fletcher
Street & eight shares in Potowmack Bank Stock. Likewise I give unto my young
est Son William Cane the lower Lot of ground as it is commonly called bounded on the
West by the West side of Fairfax Street on the north by Green Street on the South by Doctor
Stephen Cook's line on the marsh & on the east by the river Potowmack together with seven
Shares of Alexandria Bank Stock and my half of a brick house bought of Jacob
Geiger on Cameron Street likewise jointly between my said two Sons Richd^d Libby came
and W^m Cane my Kentucky Lands. In case either of my Sons should
die unmarried or before having attained full age that his property should go to
his Brother and in Case either of my daughters should die unmarried or before
having attained full age her share to be equally divided between her Sisters. And last
ly, I do hereby constitute and appoint my friends Richd^d Libby Doctor John Richards
& Matthew Seasmith Executors of this my last will and Testament hereby revoking
all other former Wills or Testaments by me hitherto made and it is my will further
that if at any time it shall be thought proper by my two Sons Richd^d Libby to sell any part
of my property & rest it in other stock. I do authorise them to do so with the advice or
consent of one or more of my Executors. In witness whereof I have hereunto set my
hand & affixed my Seal this twenty sixth day of September in the year one thousand eight
hundred & eleven

Wm Cane Seal

Signed Sealed published & declared as & for the
last Will & Testament of the above named Wm.

Came in presence of us

Richard Lee

Lewis Hinkin

At a Session of the Orphans Court for the County of Alexandria in the District of
Columbia the 28th day of January 1812. This last Will and Testament of Willie
an Cane deceased was presented to the Court by Richard Libby and John Richards
of the Executors herein named and proved in due form of Law by Richard Lee

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and Lewis Hinkin
the Witnesses to the same and Ordered to be recorded. And the said Executrix having
qualified to the said Testamentary Office Testamentary were granted Matthew Seasmith
also an Executor having renounced his Executrixship in open Court.

Last Will & Testament Pg 4

Memorandum of an Agreement entered into between Richd^d Libby of the County of
Alexandria District of Columbia of the one part & W^m Cane of the said County of
Alex^d & District of Columbia of the other part Witnesseth that the said William Cane
for and in Consideration of the sum of eighteen hundred pounds 2^o 6^s cy. to him in
hand paid (the receipt of which is hereby acknowledged) in Land & houses Alexandria
and Potowmack Bank Stock & Alexandria and Washington road Stock Potowmack bridge
Stock &c together with five Shares of Domestic Warehouse Stock a half a Share
of Great Hunting bridge Stock & an equal portion of their Kentucky Lands debt paid
up all his right & title to their joint stock in hand all debts due the said Concern all
Claims to being due against them in law or equity
& every Person whatsoever in Testimony of which they each set their hands & seals this
seventh day of August one thousand eight hundred & eleven

Witnessed by

Richard Lee

Thos M. Davis

Richd^d Libby Seal

W^m Cane Seal

Know all men by these presents that we Richard Libby, John Richards, Charles Lee and
Samuel Harper are held and firmly to George Griswold Esquire Judge of the Orphans Court for the
County of Alexandria in the District of Columbia and his Successors in Office in the sum of
one hundred thousand dollars to which payment well and truly to be made to the said George
and his Successors in Office we bind ourselves our heirs Executors and Administrators
jointly and severally firmly by these presents sealed with our hands

Twenty eighth day of January 1812

The condition of the above obligation is such that if the said Richard Gibby and John Richards Executors of William Lane deceased do make a true and perfect Inventory of all and singular the goods Chattles and Credits of the said deceased which have or shall come to the hands possession or knowledge of the said Executors or into the hands for possession of any other person or persons for them and the same do make to exhibit unto the said Orphans Court at such times as they shall be required by the said Court and the same goods Chattles and Credits do well and truly administer according to Law and make adjust and true account of their actions and doings there in when there so required by the said Court and further do well and truly pay and deliver all the legacies contained and specified in the said Will as far as the said goods Chattles and Credits will extend according to the value thereof and as the Law shall charge. Then this obligation shall be void else to remain in full force.

Sealed & Delivered
in presence of }
the Court

Richd. Gibby	Sealed
Jno. Richards	Sealed
Chas. Moore	Sealed
Sam'l Harper	Sealed

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the twenty eighth day of January 1812. The parties to this bond acknowledged the same to be their act and deed and it is ordered to be recorded

Test - Attest - Wm. R. Regt

Know all men by these presents that we Christopher Neale and John G. Ladd are held and firmly bound to George Gilpin Equine Judge of the Orphans Court for the County of Alexandria in the District of Columbia and his successor in office in the sum of one thousand Dollars to which payment well and truly to be made to the said Judge and his successors in office we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated the

February 1812

The Condition of the above obligation is That if the said Christopher Neale Administrator of the goods Chattles and Credits of John Della deceased do make a true and perfect Inventory of all and singular the goods Chattles and Credits of the said deceased which have or shall come to the hands possession or knowledge of him the said Christopher Neale or into the hands and possession of any other person or persons for him and the same so made do exhibit unto the said Orphans Court when he shall be thereto required by the said Court and such goods Chattles and Credits do well and truly administer according to Law and further do make a just and true account of all his actions and doings therein when there so required by the said Court and all the rest of the goods Chattles and Credits which shall be remaining upon account of the said Administrator the same being first examined and allowed by the Judge of the said Court for the time being shall deliver and pay unto such persons respectively as are entitled to the same by Law. And if it shall hereafter appear that any last will and testament was made by the deceased and the same be proved in Court and the Executor obtain a certificate of the probate thereof and the said Christopher Neale do in such case being required render and deliver up his Letter of Administration. Then this obligation to be void else to remain in full force.

Sealed and Delivered
in presence of }
the Court

Jno. G. Ladd } Sealed

At a session of the Orphans Court for the County of Alexandria on the 1st day of February 1812. The parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded

Test - Attest - Wm. R. Regt

Know all men by these presents that we Margaret Hutchens Benjamin Baden and Thomas Jacobs are held and firmly bound to George Gilpin Equine Judge of the Orphans Court for the County of Alexandria in the District of Columbia and his successor in office in the sum of ten thousand dollars to the payment whereof all and truly to

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A copy of the Orphans Court for the County of Alexandria in the District of Columbia, the 11th day of February 1812 - The parties to this bond acknowledge the same to be their act and deed and it is ordered to be recorded.

Test Alex et al Regt

Know all men by these presents that we Richard Libby, Jacob Hoffman and Bryan Hampson are held and firmly bound to George Gilpin Esquire Judge of the Orphans Court for the County of Alexandria in the District of Columbia and his Successors in Office in the sum of twenty thousand dollars to the payment whereof well and truly to be made to the said Judge and his Successor in Office we bind ourselves our heirs Executrix and Administrators jointly and severally firmly by these presents. Sealed with our Seals and dated this 8th day of February 1812. The condition of the above obligation is such that if the above bound Richard Libby Guardian of Richard Libby Anne Jane Anne Susan Anne and William Anne Orphans of William Cane his Executor and Administrators do and shall well and truly pay and deliver unto the said Orphans all such Estate and Estates as now is or hereafter shall come into the hands and possession of the said Guardian when the said Orphans shall attain lawful age or when due to be required by the said Court, and also shall well and truly save harmless and indemnify the said Judge of the said Court and his Successors in Office from all trouble and damage that shall or may arise about the said Estates, then this obligation to be void also to remain in full force.

Sealed & Delivered

in presence of
The Orphans Court

Richd Libby *(Signature)*
Jacob Hoffman *(Signature)*
Bryan Hampson *(Signature)*

A copy of the Orphans Court for the County of Alexandria the 8th day of February 1812 - The parties to this bond acknowledge the same to be their act and deed and it is ordered to be recorded.

Test Alex et al Regt

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In the name of God Amen. I Henry Veniman of Prince Georges County State of Maryland being weak of body but of perfect sound mind and memory do make and constitute this to be my last Will and Testament revoking and annulling all other Wills heretofore by me made. First give my soul to God and my body to the earth to be interred in the Catholic Burial ground of Alexandria Item. I give and bequeath to the poor belonging to the Catholic Church of George town District of Columbia three hundred dollars to be divided amongst them as my Executor hereafter named may think proper. I give and bequeath unto my beloved friend Francis Deale of George town District of Columbia the remainder and residue of my Estate real personal and mixed of any kind whatsoever to him and his Heirs forever. I also nominate and appoint the said Reverend Francis Deale of George town District of Columbia my sole Executor to this my last Will and Testament. Given under my hand and seal this fifth day of January one thousand eight hundred and twelve

Henry Veniman *(Signature)*

Signed sealed published and declared by the above

named to be his last Will and Testament in presence of us
Matthew Robinson

Charles Bagget

Andrew Dumar

Prince Georges County Court Then came the Reverend Francis Deale the Exec-
February 13th 1812 tor within named and made oath upon the Holy Evangelists of Almighty God that he within and foregoing is the true and whole Will of Henry Veniman, and that the same was delivered to him after the deceased's death by one of the Subscribing Witnesses in whose hands it had been placed for safe keeping

Katherine Garrison Tyler Register of Wills for Prince Georges County
Prince Georges County Court

February 13th 1812 Then came Matthew Robinson Charles Bagget and Andrew Dumar the three Subscribing Witnesses to the within last Will and Testament and made oath on the Holy Evangelists of Almighty God that they did see Henry Veniman the Testator herein named sign and seal this Will and he was