

Carlisle

July 9<sup>th</sup> 1840

Dear Sir

In regard to the note of Moore & Biddle I told you, in the interview, for which I was indebted to your politeness, that I was under the impression that it had been paid. Upon enquiry I find that it was not protested and this I suppose and the assurances of Mr Moore lead me to this impression. Your bank is however secure of the eventual payment of the money as both drawers are able to pay and Mr Moore who is bound by his agreement with Mr Biddle to pay is carrying on the firm in the business of which the loan was made it having been transferred to him Mr Biddle who was his partner, when the money was borrowed.

I think however that it would be advisable to send the note here for collection so that if it be not paid suit may be brought upon it to our August term which commences on the 2<sup>nd</sup> day of the month. If you have not a correspondent here I would suggest the names of Frederick Water <sup>or</sup> William M. Biddle Esqrs both of whom have a large practice here and may be confided in.

In regard to the note of Pickens that will be soon paid we made an arrangement placing it in the first class which will certainly be paid, and soon I will attend to it.

As I have already explained the note in your possession given by me as the endorser of Mr Crabb I will only now add that I had a conversation with Mr Parker the President of the Bank on the subject to whom I also explained it. I should have









*John I. Kane Esq*

*Philadelphia*

*Penn*

*J.D.*