

"a part thereof, to a very large Amt, which 1^o personal
" Estates & Monies are greatly more than sufficient to discharge
the Testator's just debts, funeral expenses & Legacies -
And y^e orators expressly charge, that they in right of
y^e orators the 1^o Am^{ts} Tilghman who is the same Am^t
Tilghman mentioned in the Testator's residuary devise,
are entitled to have $\frac{1}{5}$ of an equal fifth part of the
1^o personal estate & of the Monies proceeding from the
sales of the 1^o Real estate, in pursuance of the directions
of the 1^o Will - And being so entitled, they have caused
many applications ^{to be made} to the 1^o Ex^{ors} and have requested them
to come to a just and fair account with y^e orators, for the
personal estate, wherof the testator died possessed, and
for the Monies arising from the sales of the Real Estate
aforesaid, and of the testator's debts, funeral expenses &
legacies, that the clear residue of the Test^r's estate might
be ascertained, and the proportions of the 1^o residue, to
which y^e orators are entitled might be paid over to
them, who are and always have been ready to give to the
1^o Ex^{ors} a refunding Bond according to Law -
And now so it is, may it please y^e Honors, that the
1^o B. C. J. & E. J. B. enclosing & cc. with others. pretend
that the 1^o personal estate of the Test^r & the proceeds of
the 1^o Real estate are not more than sufficient to pay
& satisfy his funeral expenses, debts & Legacies, by reason
of an alleged debt to a very large Amt claimed to be due