

New York 9th Sept. 1825 -

Sir

By the Constellation Steam-Boat yesterday in a
sealed letter under cover to Peter D. Beckman ^{transmitted} & a
little supplement to my brief in the case of Jackson vs.
Vauick & Bacon - As tomorrow is the last day for
delivering notes of argument in this case, I request
in case Mr. Beckman should not have handed you
letter you will take the trouble to send for it

Very Respectfully
your friend & st.
H. B. S. 1825

In Bridgeman's Index 2 ed. pa. 752 being the fifth head under the
general title of Executors & Administrators I find the following

The old rule seems to have been that whatever was
fixed to the freehold could never be taken from it; But lately there
have been two Exceptions to this rule - First as between Landlord and
Tenant; and Secondly as between Tenant for life or in tail, and
remainder-man; but the rule still holds as between heir & Executor

There are numerous authorities cited in support of this
distinction -