- Liber A 2 Proue that thear was any person in that height of mirthe as to Carouse it is but Mr Thompsons saying
 - 3 Boat and 3 hand cannot go such a way without the losse of time

4 The Ribining was not baught Cheaper

- 5 The Assistance of John Tomkinson was not to bee found for hee was in Virginia
- 6 That thos that bee dead the liuing must burie and the Estate of

7 the deceased must defray the Charge all Law allows it

8. The Weather was bad and thay wear windbound and thear wear at the funerall all the neighbour liuing about the sayd Lenton

The Jurie beeing Calen and sworne in open Court Elected Mr Thomas Lomax to bee thear forman who haueing the whole suit with it Appertenances deliuered unto him withdrew himself with the rest of the Jurie and having perused the same braught in this thear verdit thay unanimouslie agreeing which is as followeth: viz

The verdit of the Jury Sheweth that to thear best understanding James Lee and John Tomkinson was left by Joseph lenton to see his last will and testement fulfilled and his wife and Childeren diing so suddainly after him wee Conceaue thay wear most and Cheefly Concerned in seeing them haue Christian Buriall and in Obiection to the expence as for an ordinary planter his wife and too Childeren wee humbly Conceaue that so long as an Estate sufficient was left if it had bin more it woold only redounded to the Credit and Memory of the Persons deceased and also wee Conceiue that the one trustie beeing absent did not in the least impare the others Power in acting as hee did and this is owr Judgment and so Conceaue satisfaction Cannot bee denied the sayd Lee for the funerall expences also Cost and Charge of suit if no law otherways depriue him of it

Whearupon the Defendant humbly requesteth the board to suspend thear judgment and to grant him an appeale for the next Prouinciall Court which was granted: But afterwards the sayd Pope compounded the buisnes and in open Court past a bill for sum tob including into it an order of Court the sayd haggat obtained against him for 95 tb of neat porke or one hundered and ninetie fiue pounds of tob: which order hear following is specified:

[p. 207] Mr Walter Beane Plantiue Atturney of Henry Lillys Estate Defendant

by bill which is as followeth

The Plantiue aresting the defendant John Neuill as Administrators | in an action of the Case as aforsayd and proueth the Estate of henry lilly to bee indebted unto him the some of eight hundered and twenty four pounds of tob: and Caske and Caske without ground leaues in sum Conuenient place in Charleses Countie