

hearing.
further set forth that their attendance was still necessary, they did actually attend
and were sworn to the Grand Jury, and that the said Jacob Ake has since been
discharged, there being no Presentment against him - and two of the Justices of the
King's Court, having represented their Indigent Circumstances, and the difficulties in
which they and their Family would be involved, and recommending a Remission
of their forfeited Recognizance - The Board are of Opinion the said forfeiture
be remitted and do order and direct a Remission accordingly -

Wm Paca.

Aq. Paca -

John Davidson
Sam'l T. Wright

The Council adjourned till Tuesday next

(Tuesday 19th April 1785)

The Council met

Present His Excellency William Paca Esq; Governor

The Honorable

C Aquila Paca, John Davidson & Sam'l T. Wright Esquires

The Council adjourned till tomorrow morning 11 o'clock

(Wednesday 20 April 1785)

The Council met

Present as on Yesterday.

In Consideration of Mr. Clement Jewell's claim as Administrator
of a Msmt and the Obligation he has produced executed by Mr. Chalmers
on which he founds his said claim it appears that he has, mistaking
the nature and object of Mr. Chalmers's Obligation. Mr. George Smith
owed Mr. Chalmers £1012. 10. 0 His Balance is declared to be due and owing
and endorsed upon the Obligation, which Declaration and Indorsement on the
Bond is conclusive Evidence of the Debt from Smith to Chalmers -

pay this Debt Smith assigns to Chalmers Mr. Cox's Mortgage of Lands
in Jamaica - Mr. Smith also owed £1087. 10. 0 to the Swifts - To pay
this latter Debt Mrs. Smith having an Estate of her own in Pennsylvania
called Landau agrees to Mortgage the same for Swifts Debt on the