Maurice A. Deane School of Law at Hofstra University

Scholarship @ Hofstra Law

Documents from Making Habeas Work: A Legal History (monograph)

Supporting Documents for Making Habeas Work

9-21-1762

Minutes of Superior Court, Box 2, Folder Nov. 1761 - May 1763 -**Quash Indictment of Wyseman Claggett**

Follow this and additional works at: https://scholarlycommons.law.hofstra.edu/ making_habeas_work_mono



Part of the Legal History Commons

Recommended Citation

"Minutes of Superior Court, Box 2, Folder Nov. 1761 - May 1763 - Quash Indictment of Wyseman Claggett" (1762). Documents from Making Habeas Work: A Legal History (monograph). 54. https://scholarlycommons.law.hofstra.edu/making_habeas_work_mono/54

This Judgment is brought to you for free and open access by the Supporting Documents for Making Habeas Work at Scholarship @ Hofstra Law. It has been accepted for inclusion in Documents from Making Habeas Work: A Legal History (monograph) by an authorized administrator of Scholarship @ Hofstra Law. For more information, please contact lawscholarlycommons@hofstra.edu.

minutes - Lufrerion Court, nov. 1761-may 1763

27 Abuer Clough applier Joseph Silla apple action continued at of appellantirequestre the straining the state of the state of the I have the set where we could be the first to his military and the second second Maria Caral Complaint 1 Walter Bryont Completor of 910. 411 alester. Afirma Recoided Dominus Rex 101 Wessernan Glaggetly Juft Suffer Suff Miseman as the aucross of forward & friend in Dominier which haing arqued the lours were of Opinion that the Indiet be Quashed and that the vaid Wyse man goe without Day. Recorded John mcClencha Completer Lind The point of the point and referr this Case and all Demands for he heard and determined by Notes theleteker of Durytable ing Province of Naw thempshire goods and William als of memimath of yeoman & Stephen Dower of Hollis yeoman both of Said Province and the propert of them or of any two of their under their upor y Premises being indes to this fourt shall be conclusive and Judgement surtered thereon Expute interpretationally and hopers fletcher to appoint them expute interpretationally these on the see that you preprint the grant present in affirm a present influence of present to the see of the good of the see of the good of the good of the see of the good of the see of the see of the good of the see of the good of the see The Court adjourned to the third Juciday in July o vión September next ten o'clock before noon - being 21 de No month attest Geo: Juffrey Cl A AN.