

Chancery decree rolls (C.78) - 36 Hen. VIII - 5 & 6 Ph. & M. ; list & index

Swift Printers - Acts of the Parliament of England/Henry VIII



Description: -

-

Great Britain -- History -- Sources

Court records -- Great Britain -- IndexesChancery decree rolls

(C.78) - 36 Hen. VIII - 5 & 6 Ph. & M. ; list & index

-

List & Index Society (Series) -- v. 160

[Publications] - List & Index Society ; v. 160Chancery decree rolls

(C.78) - 36 Hen. VIII - 5 & 6 Ph. & M. ; list & index

Notes: Includes indexes

This edition was published in 1979



Filesize: 9.102 MB

Tags: #Full #text #of #of #Suffolk: #its #history #as #disclosed #by #existing #records #and #other #documents, #being #materials #for #the #history #of #Suffolk, #gleaned #from #various #sources

Chancery decree rolls (C.78) : 36 Hen. VIII

Commission to Roger Hillary, Simon de Ruggeleye, sheriff of Stafford, Westminster, and John de Okore to make inquisition in that county touching a petition of John de Horslee setting forth that Adam de Peshale in his lifetime held 40 acres of land in Horslee of the inheritance of the said John, for the life of his father, Robert de Horslee, whose heir he is, and that these have been taken into the king's hands with the other lands of the same Adam on account of his forfeiture and are now reserved to the chamber, and praying for restitution thereof. Commission on complaint of Adam de Hodeleston of having his corn at, carried away. Jean d'Angelin, and proposes to ship the wheat in a ship called la Mariot of Hampton, whereof Luke Gaugeour is master, the king commands all admirals, sheriffs, masters and mariners of his ships and others to cause him to have the said ship and a little ship called la Petre of Hampton to take him, the said men and wheat to Gascony, and to be counselling and aiding unto him in the purveyance of the wheat.

Chancery Final Decrees

Action as to lands in, Humphrey and Wm.

Gresham's Law: The Life and World of Queen Elizabeth I's Banker

Twenty years, the bar to ejectment, is the longest period applicable to either of the demands now set up, to some of them, especially a case of resulting trust in favor of the heir, upon the termination of the object of the bounty provided for by the testator, or for the surplus, after fully meeting that trust; it is believed, that no statute of limitations exists in New York, nor has this court of equity established such a bar. Some of the plaintiff-arranged finding aids contain notes about the subject matter of the case. Debenham, Sekefobd, Scabveston and Bursal.

SMITH HARPENDING and others, Appellants, v. The MINISTER, ELDERS AND DEACONS OF THE REFORMED PROTESTANT DUTCH CHURCH OF THE CITY OF NEW YORK and others, Appellees.

Original Accounts, Enrolments of States of Alien Priorities, Extents of Alienation Office. Number of Bundles, Eolls, or Volumes. Enrolled on the

Close Rolls of Chancery subsequent to Statute 9 Geo.

Related Books

- [Entreprise et évolution économique](#)
- [Better social services - the Observer papers on a policy for social change](#)
- [Duels in the sky - World War II naval aircraft in combat](#)
- [A'lām al-falsafah al-'Arabīyah - dirāsāt mufaṣṣalah wa-nuṣūṣ mubawwabah masrūḥah](#)
- [Copland.](#)