

Aylone Lindesay, had full and undoubted right and title to apply for and obtain from the Superiors of the said lands and others charters, Receipts of blank Constab or such other writings as should be found necessary for peacefully vesting in his person the said lands, subjects and others particularly before mentioned and decreed and ordained that the said David Aylone Lindesay and his forefathers be in full and seized in the said lands, subjects and others to be held by him of the said lawful Superiors of the same, in the same manner, and as freely in all respects as he would have held the same, if the said Just Disposition and Deed of Settlement had never been executed: Therefore we hereby declare the said David Aylone Lindesay to be the heir entitled to succeed to the said Patrick Lindesay with said lands and others: To be Holders of us and our Royal Successors in manner and for payment of the duties specified in the above charter of Resignation in favour of the said Patrick Lindesay dated and recorded as aforesaid. In Witness Whereof, We have ordered the seal now used for the Great Seal of Scotland to be appended hereto of this date: At Edinburgh the seventeenth day of August in the year one thousand eight hundred and fifty nine: (Signed) James P. Bellamy, Depute Director of Chancery: Sealed at Edinburgh the seventeenth day of August in the year one thousand eight hundred and fifty-nine: (Signed) Jas. Hay Mackenzie, Depute Keeper of the Great Seal £24 Scots.

comp. d.
 J. H.
 R. M.

No. 4.

Charter of Confirmation in favour of The Right Honourable Henrietta Anderson, Morshed Leslie Countess of Rothes; of the Barony of

Rothies and others within writ-
ten.

Victoria by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the faith, We do hereby confirm for ever to and in favour of the Right Honourable Henrietta Anderson Mershead Leslie Countess of Rothies and the heirs and substitutes entitled to succeed to her under and in virtue of a Procuratory of Resignation and Jaulzie of the barloun, lands, Lordships, Baronies and others particularly after specified made and granted by the deceased Margaret Countess of Rothies, eldest lawful daughter and heir of Jaulzie and Provision served and returned to the deceased John Duke of Rothies her father with the consent of Charles Earl of Haddington her husband in favour of the said Margaret Countess of Rothies and Charles Earl of Haddington her husband and longest liver of them two in liferent during all the days of their lifetimes and to John Lord Leslie afterwards Earl of Rothies her eldest lawful son procreate betwixt her and the said Charles Earl of Haddington her husband, and the heirs male or the eldest heir female lawfully to be procreate of his body in fee; whom failing to the other heirs male lawfully procreate or to be procreate between the said Margaret Countess of Rothies and Charles Earl of Haddington her husband and the heirs male or eldest heir female lawfully to be procreate of their bodies; whom failing to the other heirs male and to be lawfully procreate of the body of ~~or~~ the said Margaret Countess of Rothies of any other marriage and the heirs male or eldest heir female of their bodies; whom failing to the eldest daughter or heir female lawfully procreate or to be procreate betwixt them the said Margaret Countess of Rothies and the said Charles Earl

of Waddington her husband and the heirs a
 male or eldest heir female lawfully to be procreate
 of his body in fee; whereas failing to the other
 heirs male lawfully procreate or to be procreate
 between the said Margaret Countess of Arches
 and James Earl of Waddington her husband
 and the heirs male or eldest heir female law-
 fully to be procreate of their bodies; whereas
 failing to the other heirs male, to be lawfully
 procreate of the body of the said Mar-
 garet Countess of Arches of any other marriage
 and the heirs male or eldest heir female of
 their body; whereas failing to the eldest
 daughter or heir female lawfully procreate
 or to be procreate between them, the said Mar-
 garet Countess of Arches and the said James
 Earl of Waddington her husband and the
 heirs male or eldest heir female to be lawfully
 procreate of their body; whom failing
 to the eldest daughter or heir female to be
 procreate of the body of her the said Mar-
 garet Countess of Arches of any other marriage,
 and the heirs male or eldest heir female to
 be lawfully procreate of their body; whom
 failing Christian Marchioness of Montrose
 sister-german of the said Margaret Countess
 of Arches and the heirs male or eldest heir
 female lawfully procreate or to be procreate
 of her body, the immediate heir female fail-
 ing of the eldest and their heirs always suc-
 ceeding successive in all these cases and
 without division; whom failing Mr. Fran-
 cis Montgomery brother german of the Earl
 of Gylinton and the heirs male lawfully
 procreate or to be procreate of his body; whom
 failing to John Leslie of Newtoun and the
 heirs male lawfully procreate or to be pro-
 create of his body; whom failing to her
 the said Margaret Countess of Arches her
 nearest and lawful heir male whomsee-
 ver; whom all failing to the said Mar-
 garet Countess of Arches her other heirs and

assigns whatsoever heritably, the eldest daughter
or her female successive always succeeding,
without division, and with and under
the whole reservations, burdens, conditions,
provisions, restrictions, limitations, and qual-
ifications therein mentioned, which Procurator
of Resignation and Feudzie is dated the first day
of January in the year sixteen hundred and
eighty four, and is recorded in the Books of
Council and Session the thirtieth day of October
in the year seventeen hundred and forty nine,
and is also recorded in the Register of Privats
conform to Act of Parliament, the tenth day
of March in the year seventeen hundred and
seventy five. All and sundry the baron-
lands, Lordship, Baronies, tithes and others parti-
cularly and generally underwritten videlicet
~~All and whole~~ the lands of Lumbarrow lying
in the Sheriffdom of Fife: as also, all and
~~whole~~ annual rent of forty shillings to be up-
lifted ~~annually~~ yearly fifth of the lands of
Easter Lath, ~~which~~ called Riges with the whole
pertinents of the same lying in the shire of
Fife: And likewise, All and whole the lands
of Forbank, Easter and Wester, with the mills,
mill lands, milltires, sequels, and pertin-
ents of the same whatsoever; And also All
and whole the lands of Drums, Over and
Nether Poiran, with the tower, fortalice, man-
or place, orchards, yards, cloveots, houses, build-
ings, tofts, crofts, parts, pendicles, annexes, connexes,
dependencies, superiorities, tenants, tenancies
and services of free tenants, lying in the Sheriff-
dom of Fife; And also, all and whole the
lands and barony of Leslie, comprehending
therein the towers and barony of Leslie consist-
ing therein the towers ~~and~~ Burch of Leslie
with the castle, tower fortalice, houses, buildings,
yards, mills, milltires, mill lands, fishings,
woods, parts, pendicles, outsets, annexes, connexes,
tenants, tenancies and services of free tenants
together with the advocacion & donacion of the

churches and chaplains of the same; the lands of Balguthrie, the lands of Bunnycroft, the lands of Pitcairny, the lands of Tormenthills, the lands of Summerhall and Little Balvoshinnie, the lands of Ditchburn and an annual rent of forty shillings Scots money to be uplifted yearly forth of the lands of Menochie at the terms used and wont, all lying in the Sherriffdom of Fife, and united into one whole and free barony called the barony of Leslie; Together with the four ~~four~~ fairs specified yearly to be held within the burgh of Leslie videlicet Michaelmas fair being upon the twenty ninth day of September, the second Fair being upon the second Tuesday after Pasche; The third being upon the second Tuesday after Whitsunday and the fourth being upon the second Thursday after Lammas, and each of the said respective fairs to continue for the space of two days together with the tolls, customs and casualties of the aforesaid fairs; And all and whole the Office of Sherriff of the foresaid Sherriffdom of Fife within the whole bounds of the same with all and sundry fees, salaries, profits and duties of the said office, prerogatives, privileges and just pertinents whatsoever pertaining to the said office of Sherriff in so far as the said office of Sherriff and pertinents thereof are not abolished by the Act of Parliament passed in the twentieth year of the reign of his late Majesty George the second entitled "An Act for taking away heritable Jurisdictions in Scotland &c" And also, All and whole the house in the Burgh of Cupar, with the orchards, yards, woods, and acres of arable land called the barony lying within the said burgh of Cupar on the east side of the mill thereof; And also, All and whole the lands of Hobbottle, with the manor place houses, buildings, yards, orchards, tofts, crofts, mills, woods, fishings, mosses, mires, commons, pasturages, tenants, tenancies and services of free tenants, parts, penchies

and pertinents thereof whatsoever, lying in the
said Sheriffdom of Fife; And likewise All
and whole the weekly market to be held weekly
within the said burgh of Leslie upon Tuesday with
the whole Tolls, customs, casualties, profits and
duties of the same, which whole lands, baronies,
free fairs, weekly market, dwelling house, tenements,
annual rents, office of Sheriff of Fife and others
particularly and generally above mentioned
with certain other lands and baronies and
the Honor Title and dignity of Rothes were all
united annexed erected erected and incorpo-
rated into a whole and free Lordship and
Earldom, Barony, burgh of Barony and Lord-
ship of Leslie and Earldom of Rothes, conform
to charter under the Great Seal granted by
King Charles the Second in favour of the de-
ceased John Duke of Rothes, dated at White-
hall the fourth day of June one thousand
six hundred and sixty three: And also, All
and whole the advocacion, donation and
right of patronage of the parish and parish
church of Kinglassie, with all the benefits, e-
moluments, casualties and privileges there-
of lying within the parish of Kinglassie
late Regality of Dunfermline and Sheriffdom
of Fife aforesaid; And also, All and whole
the lands of basliberian, with the manor
place, houses, (biggings) buildings, yards, orchards,
tosts, crofts, harts, penchies and whole pertin-
ents lying within the barony of Kinglassie, late
Regality of Dunfermline and Sheriffdom of Fife
aforesaid; And likewise, All and whole
the Lands of Easter Strathore, with the manor
place, houses, buildings, yards, tofts, crofts,
outsets, annis, conneris, dependencies and
whole pertinents of the same: And also, All
and whole the sixth part of the lands of
Wester Strathore with houses, buildings, yards,
harts, penchies, coals, coalheughes and pertinents
thereof lying within the said Sheriffdom of Fife.
And also, All and whole the Lands of Auch:

moitie with the tounsch and town ellis^{thore},
 houses, buildings, yards, parts, penchels and
 whole pertinents of the same whatsoever, lying
 within the said Sheriffdom of Jife; and which
 lands of baskiberden, baster Halthore, sixth -
 part of wester Halthore and lands of elche
 moitie with the tounsch, right of pasture,
 mines coal haughis and others respectively -
 immediately above written, with the pertin-
 ents were all united and annexed to the
 said baroniam of Bothies Lordship and barony
 of Zeslie in manner and conform to the respec-
 tive Injunctments and rights of the same -
 granted by King Charles the second under
 the great Seal in favour of the said deceased
 John Duke of Bothies, but always with and
 under the express reservations, provisions, -
 declarations, conditions, restrictions and ar-
 bitrarities contained in the foresaid entail or
 procuratory of designation and seizie of the said
 baroniam lands, Lordships baronies and others
 particularly and generallly before specified, -
 made and granted by the said deceased Mar-
 garet Countess of Bothies, with the consent of
 the said Charles Earl of Huntingtown in favour
 of the said Margaret Countess of Bothies and
 Charles Earl of Huntingtown her husband, and
 longest liver of them two in hierit during all
 the days of their lifetimes and to the said
 John Lord Zeslie afterwards Earl of Bothies and
 the heirs male or the eldest heir female law-
 fully to be procreate of his body in fee; whom
 failing to the other heirs and substitutes of
 entail before specified, whom failing to her
 the said Margaret Countess of Bothies her near-
 est and lawful heirs male whomsoever, -
 whom all failing to the said Margaret
 Countess of Bothies her other heirs and assigns
 whatsoever, heritably the eldest daughter or
 her female successive always succeeding
 without division, and with and under
 the whole reservations, burdens, conditions,

provisions, restrictions, limitations and qualifi-
cations therein mentioned and herein before re-
ferred to, and which reservations, provisions, de-
clarations, conditions, restrictions and limita-
tions are in the said Instrument of Feudum here-
by confirmed, specially referred to as at length
set forth in an Instrument of Feudum in favour
of the said George William Evelyn Leslie Leslie
Earl of Rothes dated the thirteenth day of April
and recorded in the Particular Register of Ju-
dicial Feudum &c for the Shire of Fife at busbar
the thirteenth day of May both in the year
Eighteen hundred and forty two; And the
following Decree of Special Service and Instru-
ment of Feudum in so far as they relate to the
Lands and others hereby confirmed videlicet,
First Decree of Special Service of the said
Right Honourable Henrietta Anderson Mar-
chioness of Rothes as nearest and
lawful heir of Tailzie and Provision in Spec-
ial to the deceased Right Honourable George
William Evelyn Leslie Leslie Earl of Rothes her
brother german in the foresaid lands and
others hereby confirmed, obtained before the
Sheriff Substitute of Fifehire upon the nineteenth
and recorded in Chancery on the twenty ninth
day of April eighteen hundred and fifty nine.
And Second Instrument of Feudum follow-
ing upon the Precept of Feudum therein contain-
ed in the foresaid lands and others hereby
confirmed in favour of the said Right Honour-
able Henrietta Anderson Marchioness Leslie Coun-
tess of Rothes, registered in the General Register
of Feudum at Edinburgh the third day of May
Eighteen hundred and fifty nine, or of what-
ever other dates, tenor or contents the said De-
cree of Special Service and Instrument of Feudum
may be, To be Holders of us and our Royal
Successors in manner and for payment of
the duties specified in the Precept from them
in favour of the said George William Evelyn
Leslie Leslie Earl of Rothes, dated the twenty

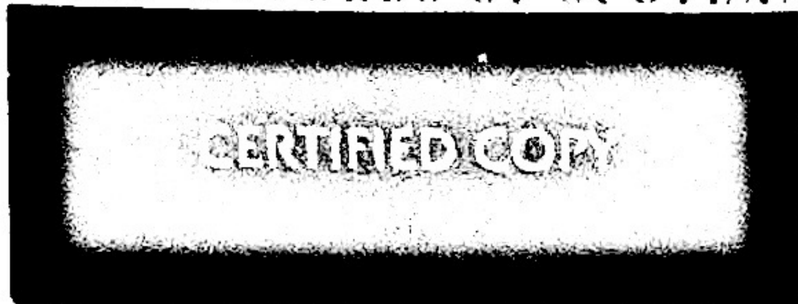
eighteenth day of March eighteen hundred and forty
 two in so far as the said duties are applica-
 ble to the said several lands and others above
 mentioned. In Witness Whereof, We have or-
 dered the Seal now used for the Great Seal of
 Scotland to be suspended hereof of this date,
 and the same is accordingly suspended at
 Edinburgh the nineteenth day of October in the
 year one thousand eight hundred and fifty
 nine. Signed John M Lindsay Director of Chancery
 at Edinburgh the nineteenth day of
 October in the year one thousand eight hun-
 dred and fifty nine. Sir Henry Mackenzie Deputy
 Keeper of the Seal 248 Scots.

comp'd
 5/15/59
 H.M.

A. S. Charter of Confirmation
 in favour of William Hunt
 Esquire of Pittencrieff, of the
 lands and others therein
 written.

Victoria by the Grace of God of the United
 Kingdom of Great Britain and Ireland, Queen,
 Defender of the Faith, We do hereby con-
 firm for ever to and in favour of William
 Hunt Esquire eldest son of the deceased James
 Hunt Esquire of Pittencrieff, and the heirs of
 his body, the eldest heir male succeeding with-
 out division and excluding heirs partioners,
 in terms of the disposition in his favour after-
 mentioned heretofore and ineluctably All
 and whole the lands and tenements of Pitten-
 crieff Mains and Mains lands of the same com-
 prehending the mill called the Iron or Lady's
 mill, with the manor place of Pittencrieff, how-
 as boggings, yards, parts and with the per-
 tides and universal pertinents of the same
 comprising those parts of Wester Bulbridge and
 Mackburn of Pittencrieff which were disposed by
 Arthur Forbes late of Pittencrieff to Charles Mil-
 lall of Pittencrieff with the restricted millwires

PUBLIC RECORDS OF SCOTLAND



C/262

CHARTER OF CONFIRMATION
UNDER THE GREAT SEAL

In favour of

The Right Honourable Henrietta Anderson
Morshend Leslie Countess of Rothes of the
Earldom of Rothes etc

Dated 19 October 1859

