



A Charter of 1337

1337 CHAPTER 0 11 Edw 3

For EDWARD Duke of Cornwall

The King to the archbishops &c., Greeting Amongst other ensigns of Royalty we consider it to be one of the most important that entrenched by the judicious distribution of Orders and dignities and Offices it may be supported by the discreet Counsels and power of the strong and as many hereditary degrees in our Kingdom falling into our Royal Hands as well by descent, of Inheritance according to the Law of our same Kingdom to Coheirs and Parceners as for want of Issue and various other events our said throne hath for a long time much suffered in a deficiency of Titles Honors and degrees of a rank We therefore with anxious Meditation considering the means whereby our Throne may be adorned and the same Kingdom and the holy Church thereof and also the other Lands subject to our dominion may be more securely and fitly defended against the attacks of enemies and adversaries and our peace among our subjects every where be kept undisturbed and desiring that remarkable places of our Kingdom may be distinguished by their pristine honors have turned our thoughts to the person of our beloved and faithful eldest son Edward Earl of Chester and willing to honor his person with the Common assent and council of the prelates Earls Barons and others of our Council in our present Parliament convoked at Westminster on Monday next after the Feast of Saint Matthew the Apostle last past have given to our same son the Name and Honor of Duke of Cornwall and him have preferred and girt with the sword as Duke of Cornwall as is fitting and lest it may in anywise hereafter be doubted what or how much the same Duke or others Dukes of the same place for the time being in the Name of the duchy aforesaid ought to have all the things in particular which we will to pertain to the same Duchy, we have commanded to be inserted in this our Charter—*Therefore we have given and Granted for Us and our Heirs and by this our present Charter Confirmed* to our same son under the name and Honor of the Duke of the said place: the Castles Manors Lands and Tenements and other things underwritten that he may be able to preserve the State and Honor of the said Duke according to the nobility of his kind and more easily support the charges in this behalf incumbent to wit the Shrievalty of Cornwall with the Appurtenances so that the aforesaid Duke and other Dukes of the same place for the time being at their pleasure make and constitute and may make and constitute a Sheriff of the aforesaid County of Cornwall to exercise and perform the Office of Sheriff there as hitherto it hath been accustomed to be done without the let or impediment of Us or our Heirs for ever And also the Castle Borough Manor and Honor of Launceneton with the park

Changes to legislation: There are currently no known outstanding effects for the A Charter of 1337. (See end of Document for details)

there and other their appurtenances in the County of Cornwall and Devon the Castle and manor of Tremeton with the Town of Saltessh and the park there and other their appurtenances in the County aforesaid the Castle Borough and Manor of Tyntagel with the appurtenances in the said County of Cornwall the Castle and Manor of Rostormel with the park there and other their appurtenances in the same County and the Manor of Clymmeslonde with the park of Kerybullok and other its appurtenances Tybeste with the Bailiwick of Powdershire and other its appurtenances Tewynton with the appurtenances Helleston in Kerier with the appurtenances Moresk with the appurtenances Tavarnayl with the appurtenances Pengkneth with the appurtenances Penlyn with the park there and other its appurtenances Rellaton with the Bedelry of Estwyvelshire and other its appurtenances Helleston in Trigshire with the park of Hellesbury and other its appurtenances Lyskyret with the park there and other its appurtenances Calistok with the fishery there and other its appurtenances and Talskydi with the appurtenances in the same County of Cornwall and the Town of Lostwythiel in the same County with the Mills there and other its Appurtenances and our prisage and Customs of Wines in the same County of Cornwall and also all profits of our ports within the same County of Cornwall to us belonging together with Wreck of the Sea as well of Whale and Sturgeon and other Fish which to us by reason of our prerogative belong as other things whatsoever to such wreck of the sea in anywise howsoever appertaining in all the aforesaid County of Cornwall & the profits and emoluments of County Courts holden in the aforesaid County of Cornwall and of Hundreds and the Courts of the same in the same County to us belonging and also our Stannary in the same County of Cornwall together with the Cornage of the same Stannary and with all Issues and profits thereof arising And also the esplees profits and perquisites of the Court of the Stannary in the same County except only 1,000 marks which we have granted to our beloved and faithful William de Montacute Earl of Salisbury for us and our Heirs to be received to him and his Heirs male of his Body lawfully begotten of the Issues of the profits of the cornage aforesaid until the Castle and Manor of Tonbrigg with the Appurtenances in the County of Wilts and the Manors of Aldeburn Ambresbury and Wynterbourne with the appurtenances in the same County and the Manor of Caneford with the appurtenances in the County of Dorset and the Manors of Henstrigg and Charleton with the appurtenances in the County of Somerset which our beloved and faithful John Warren Earl of Surrey and Joan his wife hold for the term of their Lives and which after their Death ought to revert to us and our Heirs after the decease of the same Earl and Joan we have Granted to remain to the aforesaid Earl of Salisbury and the Heirs Male of his Body lawfull begotten in value of 800 marks by the year and 200 marks of Land and Rent which we have agreed to provide to the same Earl of Salisbury to hold in form aforesaid shall come to his Hands And also our Stannary in the aforesaid County of Devon with the cornage and all issues and profits of the same and also esplees profits and perquisites of the Courts of the same Stannary and the Water of Dertmouth in the same County and the Yearly farm of £20 of our City of Exeter and our prisages and Customs of Wines in the Water of Sutton in the same County of Devon and also the Castles of Walyngford with its Hamlets and members and the yearly farm of the Town of Walyngford with the Honors of Wallingford and St. Walary with the appurtenances in the County of Oxford and in other Counties wheresoever the same Honors shall be and the Castle Manor and Town of Berkhamstead with the park there together with the Honor of Berkhamstead in the Counties of Hertford Bucks and Northampton and other their appurtenances and the Manor of Byflet with the park there and other its appurtenances in the County of Surrey To have and to hold to the same Duke and the eldest sons of him and his Heirs Kings of England and the Dukes of the same place, hereditarily to succeed, in the Kingdom of England together with Knights Fees Advowsons of Churches Abbies Priors Hospitals Chapels and with the Hundreds Fisheries Forests Chases Parks Wood Warrens Fairs Markets Liberties Free Customs Wards Reliefs Escheats and Services of

Changes to legislation: There are currently no known outstanding effects for the A Charter of 1337. (See end of Document for details)

Tenants as well free as bond and all other things to the aforesaid Castles Boroughs Towns Manors Honors Stannaries and Cornage Lands and Tenements in anywise howsoever & wheresoever belonging or appertaining of us and our Heirs for ever together with £80 of yearly Farm which our beloved and faithful John de Meere is bound to pay to us by the year for his whole Life for the Castle and Manor of Meere with the appurtenances in the County of Wilts by us granted to him To hold for the term of his life to be received every year by the Hands of the said John for his whole life and with the said 1,000 yearly marks by us so granted to the aforesaid Earl of Salisbury of the Issues of the Cornage aforesaid after seizin had by him or his said Heirs Male of his Body begotten of the said Castle & Manor or Tonbrigg and of the Manors of Aldeburn Ambresbury Wynterbourne Caneford Henstrigg Charleton after the death of the same Earl of Surrey and Joan and of the said Two hundred Marks of Land and Rent to the same Earl of Salisbury and his Heirs Male of his Body begotten so to be provided according to the rate of the portion of the same Castle Manors Lands and Tenements when they shall wholly or by parts come to the Hands of the same Earl of Salisbury or his said Heirs Male of his Body begotten Moreover we have Granted for us and our Heirs and by this our Charter confirmed that the Castle and manor or Knaresboro' in the County of York and other Counties wheresoever the same Honor shall be and the Manor of Isleworth with the appurtenances in the County of Middlesex which Philippa Queen of England our most deare Consort of our Grant holds for the Term of her Life and the Castle and Manor of Lydeford with the appurtenances and with the Chase of Dertemore with the appurtenances in the said County of Devon and the Manor of Bradenesh with the appurtenances in the same County which our beloved and faithful Hugh Daudele Earl of Gloucester and Margaret his Wife hold for the term of life of the same Margaret and the said Castle and Manor of Meere with the appurtenances which the aforesaid John so holds for the term of his life and which after the death of the same Queen Margaret and John ought to revert to Us and our Heirs after the decease of the aforesaid Queen, to wit, the said Castle and Manor of Knaresboro' with their Honor Hamlets and Members aforesaid and other their appurtenances and the Manor of Isleworth with the appurtenances and after the death of the aforesaid Margaret The said Castle and Manor of Lydeford with the said Chase of Dertemore and other their appurtenances and the Manor of Bradenesh with the appurtenances and after the death of the aforesaid John the said Castle and Manor of Meere with the appurtenances shall remain to the aforesaid Duke and the eldest sons of him and his Heirs Kings of England and Dukes of the same place hereditarily to succeed in the Kingdom of England as aforesaid. To have and to hold together with the Knights Fees Advowsons of Churches Abbies Priories Hospitals Chapels with the Hundreds Wapentakes Fisheries Forests Chases Parks Woods Warrens Fairs Markets Liberties Free Customs Wards Reliefs Escheats and services of Tenants as well free as bond and all other things to the same Castles Manors and Honor in anywise howsoever and wheresoever belonging or appertaining in like manner of Us and our Heirs for ever and all which Castles Boroughs Towns Manor Honors Stannaries and Cornage Farms of Exeter and Wallingford Lands and Tenements as above specified together with Fees Advowsons and all the things abovesaid to the aforesaid Duchy by this our present Charter for Us and our Heirs We do annex and unite to the same for ever to remain so that from the same Duchy at any time they should be in no wise separated nor to any other or others than Dukes of the said place by us or our Heirs be given or in anywise howsoever granted. *So also that the aforesaid Duke or other Dukes of the same place dying and the Son or Sons to whom the said Duchy by pretext of our grants aforesaid is known to belong then not appearing* the same Duchy with the Castles Boroughs Towns and all other things abovesaid to us and our Heirs Kings of England *shall revert* to be retained in the Hand of us and our same Heirs Kings of England until there appear such son or sons hereditarily to succeed in the said Kingdom of England as abovesaid to whom then successively for us and our Heirs we Grant and will

Changes to legislation: There are currently no known outstanding effects for the A Charter of 1337. (See end of Document for details)

to be delivered the same Duchy with the appurtenances be holden as above is expressed Moreover we have Granted for us and our Heirs and by this our Charter confirmed to the aforesaid Duke that the same Duke and the eldest sons of the same Duke & his Heirs Dukes of the same place for ever may have free Warren in all the demesne Lands of the Castles Manors and other the places aforesaid so only the same Lands be not within the metes of our Forest so that no one enter the same Lands to chase in them or to take anything which to Warren pertains without the licence & Will of the same Duke and other Dukes of the same place under forfeiture to us of £10 Wherefore We Will and firmly Command for us and our Heirs that the said Duke may have and hold to him and the eldest sons of the same Dukes and his Heirs Kings of England and the Dukes of the same place hereditarily to succeed in the Kingdom of England as aforesaid the aforesaid Shrievalty of Cornwall with the appurtenances so that he and other the Dukes aforesaid make and constitute and may make and constitute the Sheriff of the aforesaid County of Cornwall at their pleasure to exercise & perform the office of Sheriff there as hitherto it hath been accustomed to be done without the let or impediment of us or our Heirs for ever And also the aforesaid Castles Boroughs Manors and Honors of Launceneton the Castle and Honor of Tremeton with the Town of Saltessh the Castle Borough and Manor of Tyntagel the Castle and Manor of Rostormel the Manors of Clymmeslonde Tybeste Tewynton Helleston in Kerier Moresk Tewarnayl Pengkneth Penlyn Rellaton Helleston in Trigshire Lyskyret Calistok Talskydy and the Town of Lostwythiel with their appurtenances together with the aforesaid Parks Bailiwicks Bedelry Fishery and other things abovesaid in the aforesaid County of Cornwall and the aforesaid Prisage Customs and Profits of the Ports aforesaid together with the said Wreck of the Sea and the said profits and emoluments of the Counties Hundreds and Courts aforesaid to us belonging and the said Stannary in the said County of Cornwall together with the Cornage of the same Stannary and with all Issues and Profits thereof arising and all esplees profits and perquisites of the said Court except only the said 1,000 marks which for us and our Heirs we have Granted to our beloved and faithful William de Montacute Earl of Salisbury to be received by him and his Heirs Male of his Body lawfully begotten of the Issues and Profits of the Cornage aforesaid until the said Castle and Manor of Tonbrigg with the appurtenances and the said Manors of Alebourne Ambresbury and Wynterbourne with the appurtenances and the said Manors of Henstrigg and Charleton with the Appurtenances which the aforesaid Earl of Surrey and Joan his Wife hold for the term of their lives and which after the death of the same ought to revert to us and our Heirs after the decease of the same Earl and Joan We have Granted to remain to the aforesaid Earl of Salisbury and the Heirs Male of his Body lawfully begotten in value of Eight hundred Marks by the Year and the said two hundred Marks of Land & Rent which We have agreed to provide to the same Earl of Salisbury To hold in form aforesaid shall fall into his Hands as is aforesaid and the said Stannary in the aforesaid County of Devon with the Cornage and all Issues and profits of the same and also esplees profits and perquisites of the Court of the same Stannary the Water of Dertmouth and the said Farm of £20 of the said City of Exeter and the said Prisages and Customs of Wines in the Waters of Sutton in the same County of Devon and also the aforesaid Castle of Walyngford with its Hamlets and Members the yearly Farm of the Town of Walingford with the said Honors of Walingford & of St. Walary the Castle Manor and Town of Berkhamstead with the said Honor of Buckhamstead and the Manor of Byflet with the Parks and other their appurtenances aforesaid together with King Fees Advowsons of Churches Abbies Pories Hospitals Chapels and with the Hundreds Fisheries Forests Chases Parks Woods Warrens Fairs Markets Liberties Free Customs Wards Reliefs Escheats and services of Tenants as well of free as bond and all other things to the aforesaid Castles Boroughs Towns Manors Houses Stannaries and Cornage Lands and Tenements in anywise howsoever and wheresoever belonging appertaining of us and our Heirs for ever together with the said £80 of Yearly Farm which the aforesaid John

Changes to legislation: There are currently no known outstanding effects for the A Charter of 1337. (See end of Document for details)

de Meere is bound to pay to us by the Year for his whole Life for the said Castle and Manor of Meere by us Granted to him to hold for the term of his Life To be received every Year by the Hands of the same John for his whole Life and also with the aforesaid One thousand Yearly Marks by us so granted to the aforesaid Earl of Salisbury of the Issues of the Cornage aforesaid after Seizin had by him or his said Heirs Male of his Body begotten of the said Castle and Manor of Tonbrigg and of the Manors of Aldeborn Ambresbury Wynterbourne Caneford Henstrigg and Charleton after the death of the same Earl of Surrey and Joan and of the said two hundred Marks of Land and Rent so to be provided to the same Earl of Salisbury and his said Heirs Male of his Body begotten according to the rate of the portion of the same Castle Manors Lands and Tenements when they shall wholly or by parts come to the Hands of the same Earl of Salisbury or of his said Heirs Male of his Body begotten as is aforesaid And that the aforesaid Castle and Manor of Knaresboro' with its Hamlets and Members and Honor of Knaresboro' and the Manor of Isleworth with the appurtenances after the death of our aforesaid Consort the Castle and Manor or Bideford with the appurtenances and with the said Chase of Dertemore with the appurtenances and the Manor of Bradenesh with the appurtenances after the decease of the aforesaid Margaret and the Castle and Manor of Meere with the Appertenances after the death of the aforesaid John de Meere shall remain to the aforesaid Duke to have and to hold to him the eldest son of the said Duke and his Heirs Kings of England and Dukes of the same place hereditarily to succeed in the Kingdom of England as aforesaid together with Knights Fees Advowsons of Churches Abbies Priors Hospitals Chapels and with the Hundreds Wapentakes Fisheries Forests Chaces Parks Woods Warrens Fairs Markets Liberties Free Customs Wards Reliefs Escheats and Services of Tenants as well Free as Bond and all other things to the same Castles Manors and Honor in anywise howsoever and wheresoever belonging or appertaining in like manner of us and our Heirs for ever as is aforesaid And all which Castles Boroughs Towns Manors and Honors Stannaries and Cornage Farms of Exeter and Wallingford Lands Tenements as above specified together with the fees advowsons and all other the abovesaid to the aforesaid Duchy by this our present Charter for us and our Heirs We annex and unite to the same for ever to remain So that from the same Duchy at any time they shall be in nowise separated nor to any other or others than Duke of the same place by us or our Heirs be given or in anywise howsoever be granted *Soalso that the aforesaid Duke or other Dukes of the same place dying and the son or sons to whom the said Duchy by pretext of our Grants aforesaid is known to belong then not appearing the same Duchy with the Castles Boroughs Towns and all other the things abovesaid shall revert to us to be retained in the hands of us and our said Heirs Kings of England until there appear such Son or Sons hereditarily to succeed in the Kingdom of England as is abovesaid to Whom then successively for us and our Heirs We Grant and Will the same Duchy to be delivered with the Appertenances To be holden as is above expressed And that the same Duke and the said eldest sons of the same Duke and the Heirs Dukes of the same place may have free Warren in all their demesnes aforesaid so only the same Lands be not within the metes of our Forest so that no one enter the same Lands to chase in them or to take any thing which to Warren pertains without the licence and will of the same Duke and others Dukes of the same place under forfeiture to us of ten pounds as is aforesaid These being witnesses the venerable Father J. Archbishop of Canterbury primate of all England our Chancellor Henry Bishop of Lincoln our Treasurer Richard Bishop of Durham John de Warren Earl of Surrey Thomas de Beauchamp Earl of Warwick Thos. duke of Lydel John de Mowbray John Darcy the Nephew Steward of our Household and others*

Given by our Hand at Westminster the 17th. day of March.

By the King himself and the whole Council in Parliament

Translated from an examined Copy (of) the Original Record

Changes to legislation: There are currently no known outstanding effects for the A Charter of 1337. (See end of Document for details)

p̄ta priderē concessiōnē deve-
runt ad manus suas ac etiam
stannariam nram in p̄bo coth
Devoit cum campo & oñibz
exhibz & gñis eisdem ac
etiam expleis gñis & aquis
tū eisdem stannarie ac
aquam de Dertemuth in eodem
coth & annam firmam viginti
libri civitatis nre Exon ac prisas
& custodiam nra vna in aqua
ac Suttoit in eodem coth Devoit
necnon castrū de Walyngford
cum hamletis & membris suis
annuam firmam ville de Wal-
yngford cum honoribz de Wal-
yngford & de Sico Walterio cum
p̄tū coth Oxon & aliis coth
obscuro honoris illi filii ac
castrū mañū & villam de Berke-
hamsted cū p̄videm una cum
honore de Berkhampsted in coth
Herford Bak & North & aliis
p̄tū suis & mañū de Byflet cū
p̄o boken & aliis p̄tū suis in
coth Surf bend & tenend eisdem
daci & ipsū & hedi suo regi
Angl filii primogeniti & dci
loci ducibz in regno Angl hedi-
tate successu una cum feodis
miliū advocacōnibz eccliaz
abbaziarū prioratū hospitaliū
capellā & cum hamdis piscariis
forestis chacetis p̄cis boscis
warenis fertis m̄catis libtalibz

libis consuetudinibz wardis rele-
vis escaetis & s̄vicis tenenciū
tam libz qm nativz & oñibz
aliis vel p̄ta castra burgos villas
mañia honores stannarias &
campas fr̄as & tci qualicūq;
& ubicūq; spectantibz sive
p̄ntentibz de nob & heredibz
nris impetū simul cū qualicūq;
gñi libris annue firme que dci-
cus & fidelis nri Johes de Meere
coth p̄ anni ad totam vitam suam
solve tenet p̄ castrū & mañū de
Meere cum p̄tū in coth Wiltes
sibi ac firmi vite sue bend p̄ nos
concessis p̄cipend singlis annis
p̄ manū ejusdem Johis ad totā
vitam suam & cum p̄cis mille
marcis annis p̄tato coth Sas de
exibz campis p̄tū p̄ nos sic
concessis post adeptam p̄ ipm
vel dciō hedi suo masculo de
corpore suo p̄tatis existam
dciō castrū & mañū de Tonbogg
ac mañū de Aldenham
Aumbresbury Wyrfbourn Cas-
ford Hensring & Charleton post
mortem ejusdem coth Surf &
Johes ac dciō ducentā marcarū
ite & redditus eidem coth Sas &
dciō heredibz nris masculis de
corpore suo p̄tatis sic p̄videa-
dā p̄ nra nobilia ejusdem castrū
mañū fr̄ag & tci cum integritatē
vel p̄ticulari ad manus ejusdem

coth Sas vel dciō hedi suo
mascululo de corpore suo
p̄tatis devotū. Concessio
insup p̄ nob & hedi nris &
hac carta nra confirmavit^o qd
castrū & mañū de Kaeresburgh
cum hamletis & membris suis
ac honore de Kaeresburgh in
coth Eboz & aliis coth ubiq;
honore ille filii & mañū de Lill-
worth cum p̄tū in coth Midt
que Pba regina Angl conors nra
castrū ad firmi vite sue ac
castrū & mañū de Lydeford cū
p̄tū & cum chacetis de Dertem-
more cum p̄tū in dciō coth
Devoit & mañū de Bradenesh
cum p̄tū in eodem coth que dci-
cus & fidelis nri Hugo Dandele
comes Glouc & Margareta ax̄
q̄as ad firmi vite ejusdem Mar-
garete ac dciō castrū & mañū de
Meere cū p̄tū que p̄tatis Johes
sic ad vitam suam tenent ex con-
cessione nra et que post mortem
ejusdem regine Margarete
Johis ad nos & hedi nros
reverti debent post decessum
p̄tate regine dciō videt castrū
& mañū de Kaeresburgh cum
honore hamletis & membris
suis p̄cis & aliis p̄tū suis ac
mañū de Lillworth cū p̄tū et
post mortem p̄tate Margarete
dciō castrū & mañū de Lydeford
cum dciō chacea de Dertemore
& aliis p̄tū suis & mañū de
Bradensh cū p̄tū et post obitu

p̄tū Johis dciō castrū & mañū
de Meere cū p̄tū remanant
p̄tato daci & ipsū ac hedi suo
regi Angl filii primogeniti & dci
loci ducibz in regno Angl heredi-
tate ut p̄tū successu bend
& tenend una cū feodis miliū
advocacōnibz eccliaz abbas
prioratū hospitaliū capellā &
cum hamdis wapentaculis pi-
caris forestis chacetis parvis
boscis warenis fertis m̄catis
libtalibz libis consuetudinibz
wardis relevis escaetis & s̄vicis
tenenciū tam libz qm nativz
& oñibz aliis ad eadem castra
mañia & honorem qualicūq;
& ubicūq; spectantibz sive
p̄ntentibz de nob s̄m̄iū &
hedi nris impetū. Que
eisdem oñia castra burgos villas
mañia honores stannarias &
campas fr̄as & tci post
specificat simul cum feodis
advocacōnibz & oñibz aliis
sup̄cis p̄tato daci p̄ntenti
carta nra p̄ nob & hedi nris
annuam & unam eisdem impetū
remanat. Ita qd ab
eodem daci alio tempore
militibus sepeit nec alio seu
aliquibz aliis qm dci loci ducibz
p̄ nos vel hedi nros donec
seu quomodolibet concedant.
Ita etiam qd p̄tato dciō seu aliis
ejusdē loci ducibz decedentibz

& filii seu filii ad quos dciō
daciō p̄tatis concessione nra
p̄tatis spectare dnoisc tunc
non apparetibz idem dciō
cū castrū burgos villas & oñibz
aliis sup̄cis ad nos vel hedi
nros reges Angl revertat in
manū nris & ipz hedi nros
regi Angl retinend quousq; de
hujusmodi filio seu filii in dciō
regno Angl hereditate successu
apparet ut dciō est quibz tunc
successive daciō illi cum p̄tū
p̄ nob & hedi nris concedim^o
& volim^o s̄m̄iū tenend post
sup̄cis est ex p̄tatis Concessio
insup p̄ nob & hedi nris &
hac carta nra confirmavit^o
p̄tato daci qd idem daci & dci
ipm ac hedi suo filii
primogeniti daci dci loci impetū
tū hant libam warentā in
oñibz dciō fr̄is castris & mañū
& aliis locis p̄tatis dciō
fr̄e ille non sint infra metas
forestis nre. Ita qd nullus intrat

fr̄as illas ad fugand in eis vel
ad aliquid capend quod ad
warentam p̄tatis sine licentiā
& voluntate ipsū daci & alioz
daci ejusdem loci nisi fr̄atū
nra decem libz. Quare volim^o &
firmi p̄cipim^o p̄ nob & hedi
nris qd dci daci beat & tenet
sibi & ipsū ac hedi suo regi
Angl filii primogeniti & ejus-
dem loci ducibz in dciō regno
Angl hereditate ut p̄tū suc-
cessu p̄tatis vicecomitiū Cer-
nū cum p̄tū Ita qd ipz & alii
duces p̄tatis vicecomitiū p̄tū
coth Coranb p̄ voluntate sua
faciant & consintant & facte
constituere possint ad excend
& faciend officii vicecomitiū
ibidem sicut hactenus fieri con-
suevit sine occasione vel impo-
dimento nri vel hedi nros impetū
necnon p̄tatis castrū burgū
mañū & honorem de Lancon-
ton castrū & mañū de Treme-
ton cum villa de Saltess castrū

Changes to legislation: There are currently no known outstanding effects for the A Charter of 1337. (See end of Document for details)

bergi & manii de Tynagel castru & manii de Kestonem ac mania de Clymeston Tybeste Twaynton Helleston in Kener Mores Tawaynt Penknech Penyn Relaton Helleston in Trighere Lykyret Cainsok Tal-skydy & villani de Lostwydiel cum pili suis simul cu poci ballia bodelaria piscaria & aliis supradis in pado com Cornub ac pda ptaia cutumia & pficia portu pda simul cu dco wrecco maris ac dca pficia & emolumenta communitu hunderdos & cui pda ad nos spectantia ac dcam stannariam in eodem com Cornub una cum cunagio ejusdem stannarie & cum omibz exibit & pficis inde percipiendz ac eciam explicitis pficis & pquisitis dce cui exceptis distaxa dca mille marcis equa dca & fidei nro Willo de Monte Acuto comiti Sca concessim p nob & heredibz nris percipient sibi & heredibz suis masculis de corpore suo legitime

peratis de exibit & pficis cunagi antedicti quous dca castru & manii de Tonbrig cu pili ac dca mania de Alderburh Aumbresbury & Wyfbourne cu pili & dca mania de Henstrig & Charthol cu pili que pili comit Surr & Johana nra cives tenent ad fmanu vite eodem et que post mortem poy ad nos & heredes nros reverti deberent post excessu eodem com & Johanne pfilo comiti Sca & heredibz masculis de corpore suo legitime marcas p anni concessim remanere & dce ducente marcate fre & redditus quas eodem com Sca hnd in forma pda pndere concessim devenit ad manus suas sicut pda nra ac dcam stannariam in pado com Devon cum cunagio & omibz exibit & pficis ejusdem ac eciam explicitis pficis & pquisitis cu ejusdem stannarie usquam de Deremuth & dcam annuum firmam viginti libras dce civi-

tatis Exot ac dca pias & castumas vino in aqua de Sartton in eodem com Devon necnon pda castru de Walyngford cu hametletis & membris suis annuum firmam ville de Walyngford cum dca honore de Walyngford & de Sca Walericu castru manii & villam de Berkhampsted cum dco honore de Berkhampsted & manii de Byflei cum poci & aliis pili suis pda una cum feodis militu advocatibz rectia abba prioreni hospitallu capella & cum hundis piscariis forestis chaceis poci boscu warentis feris ricas libatibz libis consuetudinibz wardis relevis excais & bvis tenenciu tam liboz qm nativo & omibz aliis ad pda castra burgon villas mania honores stannarias & cunagia fras & tch quacumq & ubicumq spectantibz sive ptenentibz de nob & heredibz nris impetui simul cu dca quiviganti libe sume firme quas pda Jolde de Meere nob p anni ad totam vlam suam solvere tenent p dca castra & mania de Meere sibi ad fmanu vite sue hnd p nos

concessis percipiendz singulis annis p manus ejusdem Jolde ad totam vlam suam & eciam cum pda mille marcis annuo pda comiti Sca de exibit cunagi pda p nos sic concessis post adeptam p ipa vel dca heredes suos masculos de corpore suo pcreston seisnam dca castru & manii de Tonbrig ac manio de Alderburh Aumbresbury Wyfbourne Candford Henstrig & Charthol post mortem eodem com Surr & Jolde ac dca ducentas marcatas fre & redditus eodem com Sca & dca heredibz suis masculis de corpore suo peratis sic pndendz p rra portio eodem castru manio fra & tch cum integre vel pcedant ad manus ejusdem com Sca vel dca heredi suo masculo de corpore suo pcreston devenit ut est dcm. Et qd pda castru & manii de Knarsburgh cum hametletis & membris suis ac honore de Knarsburgh & manii de Irthweth cum pili post mortem pfilo consorti nre castru & manii de Lidford cu pili & cu dca chace de Deremore cu pili & mania de Bradeneth cu pili post excessu

pda Margarete se castru & mania de Meere cu pili post mortem pfilo dca hnd & tenent sibi & ipa ac heredi suo regi Ang filis pmogetis & ejusdem loci dca in regno Ang habitare ut pda concessim una cum feodis militu advocatibz rectia abba prioreni hospitallu capella & cum hundis wapentachis piscariis forestis chaceis poci boscu warentis feris ricas libatibz libis consuetudinibz wardis relevis excais & bvis tenenciu tam liboz qm nativo & omibz aliis ad eadem castra mania & honores quacumq & ubicumq spectantibz sive ptenentibz de nob & heredibz nris impetui sicut pda est. Que quidem omnia castra burgon villas mania & honores stannarias &

cunagia firma Exot & Walyngford fra & tch pti supus specificat simul cu feodis advocatibz & omibz aliis supradis pda dca pnti carta nra p nob & heredibz nris concessim & vnam ad impetua remansim. Ita qd ab eodem dca aliquo tempore nullatenus sepe nec aliqui sua aliquibz nris qm dca dca ejusdem loci dca & decedentibz & filio sua filis ad quos dca dcam pnti concessim. Sic niam pda spectare dnocti tunc non apparentibz idem dca cum castru burgon villa & omibz aliis supradis ad nos & heredes nros regi Ang trivit in manibz nris & ipa heredi nro regi Ang retinend quous de

Changes to legislation: There are currently no known outstanding effects for the A Charter of 1337. (See end of Document for details)

hujusmodi filio seu filii in dno
regno Angli hereditate successum
appet ut est dcm quia tunc
successive ducatu suo cum pui
g nob & hobyz nra concedam
& volum' hbari tenent' pui
vagus est r'p'p'p'o. Et q' idem
dux & dci ipius ac hedi suo
fili primogeniti dices dci loci
impetui hbari hbari w'reniam
in omibz dicit' fra p'ctis dum
tamen fr' ille non sint infra
metas foreste nre ha q' nullas
intret' fr'as illas ad f'pand in eis
vel aliqui castros' q'ost' ad
wareniam p'ineat sine licencia
& voluntate ipius ducis & alios
dices eundem loci nisi f'p'p'ctura
nra decem libras sicut p'ctm est.
His tenibz veribilibz p'ibz J.
Cantuar' archiepo t'p'cu. Angl
primate cancellario Henr Lin-
coln epi thes'ario Ricu Dunelm
epi. Johr de Warenna comite
Suff. Thoma de Bello Campo
comite War. Thoma Wake de
Lyd'et. Johr de Mowbray. Johr

Darcy le neven unescallo hon-
p'ici nri & d. Dal p' muni nram
spud Westm' xvij. de Marc.
P' ipm Reg' & totu cons' in
plurimento.
Et mandatum est militibz libis
hobyz & omibz aliis tenentibz
de castris maritis & honoribz
sup'p'ctis q' p'p'cto dicit' de
honoribz fidelitatis redditibz &
aliis vicibus suis intendentes sint
& respondentes vult' tamen Rex
q' dicit' & fidelibz suis Bartho
de Buzersht & Willo de
Caussee quibz ext'as & g'p'ras
castror' maritos & honoz p'p'cos
uisq' ad festum sci Mich' p' p'
fuit in subsidio volentibz debi-
tos Johis imp' comitis Cornub'
concessit sup' p'cep'p'ce ext'as
p'p'ctas cont' concessione Regis
p'p'ctam in aliquo non p'p'udcet.
T' in sup'.
P' ipm Regem & totu cons' in
plurimento.

Changes to legislation:

There are currently no known outstanding effects for the A Charter of 1337.