

Sect. 274.

Ante 172. b.

Cest ascavoire, que terres ou tenements dones en frankmariage ne serra mise en Hotchpot, forsque ou terres descendont en fee simple, car de terre descendus en fee taile Partition serra fait, sicome nul tiel done en frankmariage ust esse fait.

AND it is to be understood, that Lands or Tenements given in Frankmarriage shall not be put in Hotchpot, but where Lands descend in Fee-simple; for of Lands descended in Fee-tail Partition shall be made, as if no such Gift in Frankmarriage had been made.

11 Aff. pla. 14.

FOR of Lands intailed the Donee in Frankmarriage shall have as much Part as the other Coparcener, because ober and besides the Land given in Frankmarriage, the Issue in Tail claimeth per formam doni, and both of the Parceners must equally inherit by Force of the Gift, & voluntas Donatoris, &c. observetur.

Sect. 275.

Item nuls Terres serra mise en Hotchpot ove auters sinon terres que fueront done en frankmariage tantsolement: Car si ascun feme ad ascuns auters terres ou tenements per ascun auter done en taile, el ne unques mittera tiel terre istint done en Hotchpot, mes el avera sa purpartie de le remnant descendus, &c. S. a tant que lauter Parcener avera de in le remnant.

Also no Lands shall be put in Hotchpot with other Lands, but Lands given in Frankmarriage only: For if a Woman have any other Lands or Tenements by any other Gift in Tail, she shall never put such Lands so given in Hotchpot, but she shall have her Purparty of the Remnant descended, &c. (videlicet) as much as the other Parcener shall have of the same Remnant.

13 E. 2. tit. Tail 26.

FOR if the Ancestoz infeofeth one of his Daughters of Part of his Land, or purchase Lands to him and her, and their Heirs, or gibeth to her Part of his Lands in Tail special or general, she notwithstanding this shall have a full Part in the Remnant of the Lands in Fee-simple; for the Benefit of putting, &c. into Hotchpot, is only appropriated to a Gift in Frankmarriage, (Quia maritajum cadit in partem) which shall be (as is aforesaid) accounted as Parcel of her Advancement.

Sect. 276.

Item un auter Partition poet estre fait enter Parceners, que variait de les Partitions a vantdits. Sicome y sont trois Parceners, & le puisne voet aver partition, & les auters deux ne voilont, mes voilent tener en Parcenaire ceo que a eux af-

Also another Partition may be made between Parceners, which varieth from the Partitions aforesaid. As if there be three Parceners, and the youngest will have Partition, and the other two will not, but will hold in Parcenary that which to them belong-
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