laws, and almost dependant upon them, so that they could not be changed in any confiderable degree without diminishing the value of the lands themselves, by means of the practical difficulties that would occur in making use of the new modes of conveying land that would be established in their stead; and therefore he thinks that they ought to be continued. And further, he conceives it will be the more necessary to revive or continue the French laws upon this subject, in order to prevent the introduction of the English laws upon the same subject, namely, the doctrine The practice of the English laws of estates-tail, the statute de donis, the method of deseating that upon this subject statute by common recoveries, the doctrine of sines, the statute of would be highly sinconvenient to uses, and the doctrine of uses in general, and other nice doctrines the province. relating to real estates, which are full of so much subtlety, intricacy, and variety, that, if they were to be introduced into this province, they would throw all the inhabitants of it, without excepting even the English lawyers, into an inextricable maze of confusion. For these reasons he apprehends that the English laws upon this subject ought never to be introduced here; and that the former laws of the province relating to it ought for the present to. be revived...

Lastly, as to the French laws concerning dower and the Laws of inheritance of lands and the distribution of the goods of in-dower, and the testates, with respect to such marriages as have been contracted, the effects of: and such deaths as have happened, since the establishment of the intestates. civil government in this province, your Majesty's attorney general of this province is humbly of opinion, that those laws ought not to be confidered as necessary appendages to the property of your Majesty's Canadian subjects in this province, and as having therefore been granted to them by implication in the articles of capitulation and the definitive treaty of peace; because they do not affect: the property, or the rights, of the Canadians then in being, to whom alone those grants were made, but only guide and determine the course and devolution of that property after their deaths among. persons that were then unborn. This, therefore, he conceives to. be a matter upon which the authority of a legislator may properly: be exercised. And he further apprehends, that in some time hence: a change of the laws relating to these subjects, and especially of those relating to dower and the inheritance of land, would be highly. beneficial to this province, the present excessive subdivision of the: lands,