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Deed as other part of the estate is or ought to be. And
if such wife widow or relict have any part of her
husbands lands or real estate of inheritance do-
vised to her by her husband And that it do not
appear by any part of the will that he intended her
such a part of his real estate And her dower out
of the rest of his real estate besides then it shall be
lawful for such wife widow or relict to make her
election as aforesaid within the time aforesaid whether she
will accept of such devise or of the third part of all
her husbands real estate of which she is inheritable
and if she accept of her devise she shall be forever
debarred of her dower out of the rest of the Testators
real estate And if she accept of her dower then
such acceptance shall be adjudged a full release
of her devise aforesaid but in case she shall neglect to make
such election within the time aforesaid she shall then by
such election be concluded to what is devised to her
and shall be thereby barred of her dower of such
Testators Real estate unless it shall appear to be the
design of the deviser that such widow shall have
both dower and devise any Law Statute Usage or
Custom to the contrary notwithstanding.

Provided atways that if any married woman
shall have any estate sold upon her by Joynure
or other solemn or covert Marriage such Joynure
or