

BLLL.

An Act to provide for the protection of Married Women in the enjoyment of their own properties.

NOR the protection of Married Women in the just Preamble. exercise and enjoyment of their rights and property: Be it enacted, &c.

- That the real estate, and the rents, issues and profits As to property 5 thereof hereafter to accrue, of any female now married, now married, shall not be subject to the disposal of her husband, nor liable for his debts, but shall be her sole and separate property, and at her disposal, as if she were a single female.
- II. And be it enacted, That the real and personal And of women 10 property of any female who may hereafter marry, whether hereafter. acquired before or after the marriage, and the rents. issues and profits thereof, shall not be subject to the disposal of her husband, nor be liable for his debts, 15 and shall continue her sole and separate property, and at
- her disposal, as if she were a single female.

III. And be it enacted, That any married female Married may acquire by inheritance, devise or bequest, or by gift acquire or grant, from any person other than her husband, and property, and dispose of it. 20 hold to her sole and separate use, and convey and devise, real and personal property, and any interest or estate therein, and the rents, issues and profits, in the same manner and with like effect as if she was unmarried, and the same shall not be subject to the disposal of her

25 husband, nor be liable for his debts.

IV. And be it enacted, That all contracts made between Contracts in persons in contemplation of their marriage, shall remain of marriage to in full force after such marriage takes place, except in so be valid. far only as it shall appear that such contracts were made 30 by the parties, or either of them, with a view to defraud

any creditor or creditors of the one or of the other.

V. And be it enacted, That no real property of any As to tenancy woman now married, shall be subject to tenancy by the and dower. courtesy, unless she shall have reserved it in favour of

35 her husband in any deed executed by her conveying it to a third party, or shall die seized of such property without forbidding such tenancy by her will; and the real estate of any man or woman married after the passing of this Act, shall neither be subject to tenancy by the

40 courtesy nor to dower at common law.