As Reported by the House Civil Justice Committee

133rd General Assembly

Regular Session 2019-2020

H. B. No. 209

Representatives Carruthers, Kick

Cosponsors: Representatives Carfagna, Miller, A., Miranda, Riedel, Rogers, Scherer, Seitz, Hambley

A BILL

To amend sections	2103.02, 210	3.09, and 2106.24 of	1
the Revised Co	de to abolish	the estate by dower	. 2

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 2103.02, 2103.09, and 2106.24 of	3	
the Revised Code be amended to read as follows:	4	
Sec. 2103.02. (A) This section applies only to a dower	5	
interest that vested before the effective date of this		
amendment.	7	
(B) A spouse who has not relinquished or been barred from	8	
it shall be endowed of an estate for life in one third of the		
real property of which the consort was seized as an estate of		
inheritance at any time during the marriage. Such dower interest		
shall terminate upon the death of the consort except:	12	
(A) (1) To the extent that any such real property was	13	
conveyed by the deceased consort during the marriage, the		
surviving spouse not having relinquished or been barred from		
dower therein;	16	

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(B) (2) To the extent that any such real property during 17 the marriage was encumbered by the deceased consort by mortgage, 18 judgment, lien except tax lien, or otherwise, or aliened by 19 involuntary sale, the surviving spouse not having relinquished 20 or been barred from dower therein. If such real property was 21 encumbered or aliened prior to decease, the dower interest of 22 the surviving spouse therein shall be computed on the basis of 23 the amount of the encumbrance at the time of the death of such 24 consort or at the time of such alienation, but not upon an 25 amount exceeding the sale price of such property. 26

In lieu of such dower interest which terminates pursuant 27 to this section, a surviving spouse shall be entitled to the 28 distributive share provided by section 2105.06 of the Revised 29 Code. 30

Dower interest shall terminate upon the granting of an absolute divorce in favor of or against such spouse by a court of competent jurisdiction within or without this state.

Wherever dower is referred to in Chapters 2101. to 2131.34inclusive, of the Revised Code, it means the dower to which a35spouse is entitled by this section.36

Sec. 2103.09. (A) The estate by the curtesy is abolished; but sections 2103.01 to 2103.09, inclusive, of the Revised Code shall not affect vested rights nor any section of the Revised Code.

(B) The estate of dower is abolished. However, the41abolition of dower shall not affect the dower interest of a42surviving spouse whose interest vested before the effective date43of this amendment.44

Sec. 2106.24. In addition to the rights provided in this

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chapter, a surviving spouse of a decedent who died testate or	46
intestate is entitled to any other rights prescribed in other	47
chapters of the Revised Code, including, but not limited to, any	48
dower rights that vested before the effective date of this	49
amendment, under Chapters 2103. and 5305. of the Revised Code.	50
Section 2. That existing sections 2103.02, 2103.09, and	51
2106.24 of the Revised Code are hereby repealed.	52