

and the other half shall go to the other child or children of such Indian, and in equal shares if there be more than one, and if there be no other child, then the whole shall revert to the Tribe.

XIV. Lands allotted under this Act to an Indian enfranchised under it shall be liable to taxes and all other obligations and duties under the Municipal and School Laws of the section of this Province in which such land is situate, as he shall also be in respect of them and of his other property; and his estate therein shall be liable for his *bonâ fide* debts, but he shall not otherwise alienate or charge such land or his estate therein; and if such land be legally conveyed to any person, such person or his assigns may reside thereon, whether he be or be not of Indian blood or intermarried with any Indian; any thing in this Act first cited to the contrary notwithstanding.

Lands allotted to enfranchised Indians to be liable for taxes, &c.

XV. It shall be lawful for the Council of any Municipality in Upper Canada, or the School Commissioners of any Local Municipality in Lower Canada, on application of the Superintendent General of Indian affairs, to attach the whole or any portion of any Indian Reserves in such Municipality to a neighboring School Section or District, or to neighboring School Sections or Districts, and such land shall thereupon become a portion of the School Section or District to which it may be attached to all intents and purposes.

Indian Reserves or any part of them may be attached to School Sections or Districts.