

inflicted upon them. If therefore Antoine Dewasha chooses to institute an action in a Court of law against the Livery Stable Keeper in respect to the horse and harness of which the latter has taken possession, he is at liberty to do so.

In my letter to you of the 3^d of June last I informed you that under the provisions of the Indian Act 1850 Section 77 no person could take any security from or otherwise obtain any lien or charge by mortgage upon real or personal property of an Indian excepting on property subject to taxation, provided always that any person selling any article to an Indian may take security on such article for any part of the price