and the Divisional Court were right in holding that there was no evidence to justify the contention that the testator was under the undue influence of any one, or that he was non compos mentis, or was not deliberately and intelligently taking the position, even if wrong in his belief that he had never been lawfully married to the appellant. Judgment was reserved as to the costs of the appeal, and the Court now directed that the appellant should pay to the plaintiffs and the defendant Eva Warnock the costs of the appeal, and that the costs of the guardians of the respective infants should be paid to them out of the estate. I. F. Hellmuth, K.C., for the appellant. E. E. A. DuVernet, K.C., for the plaintiffs. G. H. Watson, K.C., for the defendant Eva Warnock. A. H. F. Lefroy, K.C., for the infant J. G. Warnock. J. R. Meredith, for the other infants.

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