

Hehl, that the power in the deed of 1870 to appoint new trustees was a trust, and as such was incorporated by reference in the deed of 1872; and that under these conveyances the plaintiffs could, on the request of *C. E. K.*, make a good title to the lands in question in fee.

Lucas v. The Hamilton Real Estate Association, 384.

See also "Costs," 2.

"Will," &c., 6

TRUST TO RAISE MONEY.

The powers of a trustee, who is directed to raise or to pay money out of rents and profits, to sell the trust estate considered and acted on.

Sproatt v. Robertson, 333.

ULTRA VIRES.

The holding of shares by one trading corporation in the stock of another trading corporation is not *ultra vires*.

The Canada Life Assurance Co. v. The Peel General Manufacturing Company, 477.

See also "Temperance Act," 1.

UNDUE INFLUENCE.

See "Mortgage," &c., 10.

UNION.

See "Presbyterian Church of Scotland."

UNJUST AND UNREASONABLE CONDITIONS.

See "Fire Insurance," 4.

VALUATOR, LIABILITY OF PAID.

See "Paid Valuator," 1, 2, 3.