

THE COURT (ARMOUR, C.J.O., OSLER, MACLENNAN, Moss, JJ.A.) held that the power confided to the trustees is of very wide extent and is ample to justify what they have done—make advances out of the corpus, and in effect defeat other bequests; and it is difficult to imagine what language could have been employed giving more complete and absolute discretion in the exercise of the power, which the evidence shews has been exercised in good faith, and not from any indirect or improper motive.

Appeal dismissed with costs.

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