[www.ddebarra.ie](http://www.ddebarra.ie)

<http://trove.nla.gov.au/ndp/del/article/140248816#blob>

Via Margaret Gallery

**The Australasian (Melbourne, Vic. : 1864 - 1946)**

**Saturday 25 October 1919**

PERSUANT to a Decretal Order of the Supreme Court of New South Wales, Australia, in its Equitable Jurisdiction, made the 23rd day of May, 1919, in a suit intituled "In the Matter of the Estate of Charles Barry, late of ‘Braeside’

private hospital, Stanmore, in the State of New South Wales, gentleman, deceased, Intestate, be­tween The Permanent Trustee Company of New South Wales Limited, plaintiff, and Walsh and others, defendants (No. 7818 of 1919),"the persons or person claiming to be the next of kin according to the statute for the distribution of estate of intestates, or the widow of the said Charles Barry, or the personal representatives of any such next of kin or widow of the said Charles Barry, whose parents, James Barry of Fenure, in the parish of Kilmurry Ibricane, In the county of Clare, Ireland, and Mary Vaughan, are believed to have married in the year 1824, at Miltown Malbay, in the county of Clare aforesaid, and who is believed to have been born about the fifth child of the said marraige. In the parish of Mullagh, county Clare aforesaid, and who after arriving at Sydney in or about the year 1856, and residing for some time near Lismore, New South Wales afore­said, married one Mrs. Mary Battis on the 8th day of January, 1844, and who subsequently to her death In or about the year 1866 continued to farm etc