of James William Fitzgerald. There was some evidence that John Oliver Fitzgerald, entitled to the other one-sixth, was dead, but it was scarcely adequate. Order directing that, upon proof being furnished to the satisfaction of the Junior Registrar of the Court, that John Oliver died intestate, and that no personal representative had been appointed to his estate, payment out should be made of the other one-sixth, in equal shares, to the above named other children of James William Fitzgerald. Costs of all parties out of the fund. J. E. Day, for the applicants. F. W. Harcourt, K.C., for the infants.