MARTIN-WIGHT,-Northamptonshire.

Hereas Henry Wight, late of Blakessey Hall, in the Parish of Blakessey, in the County of Northampton, Esquire, made his last Will and Testament, in Writing, bearing D te the 22d Day of February, 1785, and proved at London the 16th Day of Oct her, 1793; and after reciting that, by the Settlement made previous to his Marriage with Susannah his Wise, he had settled upon her, as a Jointure, a yearly Rent Charge of Three Hundred Pounds, for her Life, charged upon his Estates in Surry and Essex, he did, by his said Will upon his Estates in Surry and Estex, he did, by his faid Will, ratily and confirm the faid Settlement, and gave and deviced unto Sufanna his Wife, his Manfion-Houle, Manors and Estates in or near Blakestey aforesaid, with the Appur enances, for her Life; and after her Decease unto his Sister Dame Elizabeth Life; and after her Decease unto his Silver Dame Lizabeth Harington, Widow, her Heirs and Afligns, for ever; and gave to Elizabeth Wattes, then or then late of Blakesley Hall afore-said, Spinster, One Annuity or clear yearly Som of Twenty Pounds, for her Life; and unto his Servant, Thomas Fornace, One Annuity or clear yearly Sum of Fistern Pounds, for his Life; and charged his Estates in the Counties of Esse and Surry with the Payment of the said Annuities: And gave and bequeathed all his Lands, Tenements and Hereditaments, in the faid Counties of Estex and Sury, subject to the said yearly Rent-Charge of Three Hundred Pounds, and the said Annuities of Twenty Pounds and Fifteen Pounds, and also all his Tene-ments and Hereditaments, in the City of London, and all other his Lancs, Teneinents and Hereditaments whatsoever and wherescever, (except the Manors, Mansion-House and Premises therein first devised) unto his said Sister Dame Elizabeth Harington, fir her Life, and after her Decease gave and devised One Moiety of his said Hereditaments and Premises in the said Counties of Effex and Surry, (chargeable as aforefaid) and in the City of London and effewhere (except as aforefaid) unto El zabeth White, then of Edward-Street, near Cavendish. Square, in the County of Middlefex, Widow, for her Life; and from and after her Decease gave the faid Moiety unto John Wight, of the Parish of St. Nicholas at Guiliord, in the County of Surry, Equire, for his Life; and after the Decease of the Survivor of them gave the said Moiety unto his (the said Teftator's) right Heirs: And gave the other Moiety of the faid feveral Heredi: aments and Premises in Essex and Surry (charge-able as aforesaid) and in London (except as aforesaid) frem and immediately after the Decease of the said Dame Elizabeth Harington, unto Trustees, to the Use of William Martin, Son of William Martin, thento re of Blacksmiths Hall, London, then deceafed, and his Assigns, for his Life, without Impeachment of Waste; Remaineer to Trustees to preserve contingent Remainders; and from and after the Decease of the said William Martin the Son, to the Use of all and every the Child and Children of the said William Martin the Son, as well Daughters as Sons, lawfully begotten, or to be begotten, equally to be divided as sons, sawining begotten, or to be begotten, equally to be divided between or amongst them, (if more than one luch Child) Share and Share alike; and they to take as Tenants in common, and not as joint Tenants, and the several and respective Heirs of their respective Bodies, issuing and failing Islue, of any of the sad Children, then as to the Share and Shares, as well accruing as original of such Child and Children where Islue should the table to the tile of all and common the same of the Child and Children. fail to the Ufe of all and every other fuch Child and Children, fart to the ble of all and every other fuen Child and Children, equally to be divided between or amongst them, if more than one, as Tenants in a monon in like Manner, and the several and respective Helie of their respective Bodies issuing; and in take all such Children, save one, should die without lisse, or if there should be but one such Child, then to the Use of such one or only Child, and the Heirs of his or her Body issuing, with Remainders over. And the Testutor further willed, in the Words, or to the Effect following, (that is to say.)

I And in regard the said William Martin the Son went Abroad of the said of the s feveral Years ago, and hath not fince been heard of, and it is uncertain whether he be living or dead, and also whether he et left any Iffuc, I do hereby direct and declare my Will to be, that in case neither he, nor any lifue of his Body lawfully begotten, shall be lieard of in the Life-Time of my said Sifter Dame Eliz beth Harington, and known to be alive at the Time of hir Deceale, an Advertisement stall be inserted Ten Times " In the Landon Gazette, importing the Benefit hereby intended thin and them, an requiring him or them to make his or their Claim the reto within the Space of Twelve Calendar Months se next after the Publication of the fift of the faid Advertifements in the London Gazette; and in case neither the faid Wilham Mertin the Son, nor any life of his Body lawfully begotten, shall make his or their faid Claim accordingly within the faid Twelve Months, then I hereby revoke and

make void all the Uses, Estates and Limitations herein contained for his and their Brnefit; and declire that the fame shall be roll and void; an i then, and in such Case, my Will is, and I do hereby direct and declare, that from and immediately after the Decease of the said Dame Elizabeth Haringion the last mentioned Moiety of the faid Herediaments and Premises shall go and remain, and be considered as going and remaining to such Person and Persons, and for "fuch Estate and Estates, and in such Course, Order and Manner as the same would have gone and remained in case the said William Martin the Son had been thendead, without Issue, any Thing herein contained t the contrary thereof "notwithstanding." And whereas the said Dame bligabeth Harington and Elizabeth White are both dead; and neither the said William Martin the Son, nor any of his Issue, have been heard of in the Life-Time of the said Dame Elizabeth Harington, and were not known to be alive at her Decease, Notice i compliance therefore with the Directions of the faid Teflator, hereby given, that the laid William Martin the Son, if he be now living, or the lifue of his Body lawfully begot en, (if any) is and are hereby required to make his or their Claim to the Benefit by the faid Will intended him and them, within Twelve Calendar Months next after the first Time of the Publication of this Advertisement in the London Gaze te, otherwise the Uses, Estates and Limitations in the faid Will contained fir Uses, Estates and Limitations in the laid Will contained re his and their Benefit, will be revoked and made void; and the said Moiety of the said Hereditaments and Premises will go and remain, and be confidered as going and remaining to such Person and Persons, and for such Estate and Estates, and in such Course, Order and Manner as the same would have gone and remained in case the said William Martin the Son were now dead without 1ssue. Dated this 24th Day of July, 1795.

Sufarna Wight,

of Berkley-Street, Piccavilly, or Blakeft y-Hall, only furviving Executrix of the faid Will.

CHARITY for DISTRESSED CLERGYMEN, or the WIDOWS of CLERGYMEN.

Hereas the Rev. Peter Grand, late Rector of Dirham, in the County of Cloucester, did, by his last Will, be-queath (after the Death of his Wife) the Sums of 26col. in the queath (after the Death of his Wife) the Sums of 26001. in the Confolidated Three per Cent. Annuities, and 4001. in the Confolidated Three per Cent. Reduced Annuites, to the Ministers of the Parishes of Dirham, Doynton and Pucklechurch, in the said County of Gloucester, and their Successors, for the Time being, in Trust, for ever; Part of the Interest of which Sums, for the Time being, he disposes of in the following Manner:

"Item. I give to Six diffressed Clergymen of the Church of England, officiating or having officiated as Cutates, in in any Part of this Kingdom, and not possessed of any Living or Benessee whatloever, or the Widow, or such poor Curates; having Two, Three, Four or Five Children and upwards, the Sum of 641. a Year for ever, to be divided in equal and proportionable Shares, according to the Number of Children, and laid out by them in Cloathing and Educating fuch Children.

The Trustees of the above Charity do hereby give Notice, The Truffees of the above Charity do hereby give Notice, that they are in Readiness to receive Applications (representing their Situations, &c.) from such Persons as may deem themselves Objects of the Charity, to the most necessitious of whom, printed Petitions will be sent to be si'led up and properly certified. And the Truffees request that all Applications be made in Time, that the Petitions may be returned before the 21st Day of September next; on which Day they intend to make Choice of each Persons as shall appear to them to be the most proper Objects of such Charity.

Letters of Application are to be sent (Post paid) to "The

"Truffees of the Rev. Peter Grand's Charity, Post Office, Briftol."

N. B. Those who do not receive Answers to the'r Applications, may conclude that there are more diffressed Objects for the Charity.

Otice is hereby given, that the Partnership entered into by Peter and John Richardson, both of Wakefield in the County of York, collactors, is this Day disloted by mutual Confent; Witness their Hands this 19th Day of August. 1795,

Peter Richardson. John Richardson.