MARTIN-WIGHT,-Northamptonshire.

Youereas Henry Wight, late of Elikefley Hals, in the Parish of Blakefley, in the County of Northampia. Esquite, made his last Well and Testament, in Writing, bearleg D te the 22d Day of February, 1785, and proved at London the 16th Day of Oct ber, 1793; and after reciting that, by the Settlement made privious to his Marriage with Susannah his Wife has been formed by the Settlement by the Settlement had been settlement by the Settlement had been settlement by the settlement by his W fe, he had f ttied upon her, as a J inture, a yearly Rent Charge of Three Hundred Pounds, for her Life, charced upon h s Estates in Su ry and Estate, he did, by his said Will, rathly and confirm the field Settlement, and gave and dev sed unto Sulenna ris Wise, his Mansson-House, Manors and Estates in or near Blakestey aforetaid, with the Appertenances, for her Life; and o'ter her Decease unto his Sister Dame Elizabeth Harington, W.Jow, her Heits and Affigns, for ever; and gave to Elizabeth Wattes, then or then late of Blakesley Flell afore-Lid, Sanster, One Annuity or clear yearly Sum of Twent Pounds, for her Life; and unto his Servant, Thomas Fornace One Annuity or clear yearly Sum of Fifteen Pounds, for his Life; ...d charged his Estates in the Counties of Estex and Surry with the Payment of the said Annui iss: And gave and bequeathed all his Lands, Tenements and Hereditaments, an the faid Counties of Effex and Sur y, subject to the faid carly Rent-Charge of Three Hundred Pounds, and the faid Annuities of Twenty Pounds and Fifteen Pounds, and also all his Tencments and Hereditaments, in the City of London, and all other his Lands, Tenements and Hereditaments whatsoever and wherefeeve: (except the Manors, Manfio :- House and Premites ther n first dev fed) unto his faid Sifter Dame Elizabeth Harington, fr her Lite, and after her Decease gave and devised One Money of his faul Histoditam-nts and Premises in the said Counties of Eslex and Surry, (chargeable as aforesaid) and in the City of London and essewhere (except as aforesaid) unto El zabeth Wonte, then of Edward-Street, near Cavendish-Square, in the Country of Middletex, Wirlow, for her Lite; and from and after her Dece to gave the said Moirt, unto John Fisch of the Bestin of Str. Biglodita et Guillord, note Country Wight, of the Parish of St. Nicholas at Guilvord, in the C unity of Surry, Esquire, for his Life; and afte the D coafe of the Survivor of hem gave the faid Moiety unto his (the faid Tef-Survivor of hem gave the faid Moiety unto his (the faid Tef-trator's) right Heils: And gave the other Moiety of the faid feveral Hilditaments and Premifes in Effect and Surry (charge-able as aforefaid) and in London (except as af refaid) from and immediately after the Deceafe of the faid Dame Elizabeth Harington, unto Trustees, to the Use of William Martin, Son of William Martin, thentofore of Blackfiniths Hall, London, then occased, and his Affiges, for his Life, without Impeach-ment of Waste; Remainder to Trustees to preserve contingent Remainvers: and from and after the Decease of the said Wil-Remainers; and from and after the Deceale of the aid William Martin the Son, to the Use of all and every the Child and Children of the faid William Martin the Son, as well Daughters as Sons, lawfully begotten, or to be begotten, equally to be civided between or am night them, (if more than one men Child) Share and Share alike; and they to take as Tenants in common, and not as joint Tenants, and the several and respective Hei s of their respective Bodies, islaing and sailing Islae, of any of the said Children, then as to the Share and Shares, as well accruing as criginal of such Child and Children where Islae should fail, to the Use of all and every other such 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 Heirs of their respective Bodies issuing; and in case all fuch Children, fave one, should die without lifue, or if there should be but one such Child, then to the U.e of such one or only Child, and the Heirs of his or her Body issuing, with Remainders over. And the Testator surther willed, in the Words, or to the Effect following, (that is to lay.) And in regard the said William Martin the Son went Abroad " feveral Years'ago, and hath not fince been heard of, and it is "uncertoin whether he be living or dead, and also whether he left any Issue, Irdo hereby direct and declare my Will to be, that in caseneither he, nor any Issue of his Body lawfully begutten, thall be heard of in the Life-Time of my faid Safter Dame Elizabeth Harington, and known to be alive at the Tice of her Deceale; an Advertisement faatt be inferred Ten Times In the London Gazerte, importing the Bi nefit hereby intended him and them, and requiring him or them to make his or their 66 Claim thereto within the Space of Twelve Calencar Month. next after the Publication of the first of the faid Asvertifeer ments in the London Cazette; and in case neither the faid

William Martin the Son, nor any Issue of his Body lawfully begotten, shall—ake his or their said Claim accordingly within the said I'w we Months, then I hereby revoke and make void all the Uses, Estates and Limitations herein contained for his and their B n-sit; and declare that the same " begotten, shall finall be nut and soio; an then, an in such Case, my Will is, and I do hereny direct and declare, that from and immediately af er the Decease of the faid Dame Elizabeth Haringion the last mentioned Moi-tv of the faid He editaments and Premifes shall go and re ain, and be considered as going and remaining to such Person and Persons, and for fuch Estate and Estates, and in such Course, Older and Manner as the same would have gone and remained in case the said William Martin the Son had been then dead, with-"the 'aid William Martin the Son had been then dead, with'out Issue, any Thing herein contained to the contrary thereof
'notwithstanding." And whereas the said Dame Elizabeth
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 or her Derease, Notice is, in
compliance therefore with the Dir cliens of the said Testator,
hereby given; that the said William Martin the Son, if he be now living, or the Issue of his B av lawfully begot en, (if any) is and are hereby required to make his or their Claim to he Benefit by the faid Will intended him and them within I welve Calendar Months next after the first Time of the Publication of this Advertisement in the London Gazette, otherwise he Uses, Estates and Limitations in the said Will contained for his and their Benefit, will be revoked and made void; and he faid Moiety of the faid Hereditaments and Premifes will go and remain, and be confidered as going and remaining to fuch Perion and Peifons, and for fuch Effate and Effates, and in fuch Courte, Order and Manner as the same would have gone and remained in case the said William Martin the Son were now dead without Issue. Dated this 24th Day of July, 1795.

Sufanna Wight,

of Berkley S reet, Piccadilly, or Blakest y-Hall, only surviving Executive of the said Will,

DUrsuant to an Order of the Right Honourable the Lord High Chancellor of Great Britain, made in the Matter of William Denn, Efq. a Lunatic, and bearing Date the 4th Day William Denn, Etq. a Lunatic, and hearing Date the 4th Bay of August instant, the Person or Person or Persons who was or were the next of Kin of the said William Denn, (the Lunatic) late of Marden Ash, near Ongar, in the County of Eilex, and heretefore of Bloomsbury-Square, in the Parish of St. George Bloomsbury, in the County of Middlesex, Eq. living at the Time of his Death, and the Persons who were entitled to Shares of his Estate under the Statute for Distribution of In estates Estates, or who is or are the Representative or Representatives of such of the said next of Kin as may have since departed this brianes, or who is or are the Keptenhatives of representatives of fuch of the said next of Kin as may have since departed this Life, are to come in before Nicholas Smith, Esq; one of the Masters of the Court of Chancery, at his Chambers in Symond's-Inn, Chancery-Lane, London, and prove their Kindred and Representations on or before the 20th Day of October next, (1795) or in Default of their coming in to prove their Kind ed and Representations on or before the said 20th Day of October next, they will be excluded the Benefit of the said Order.

In case the said Master's Chambers should not be open, the Claims of the next of Kin may be left with Mess. Farrer and

Atkinfon, in Lincoln's Inn Fields, London.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against william Kenworthy, of Quickwood, in the Parish of Sadole-worth in the County of York, Dyer, Clothier, Dealer and Chapman, are defired to meet the Affignees of the faid Bankingt's Estate and Estects on the 17th Day of September next, at Three o'Click in the Afternoon, at the Queen's fread, in Huddersfield in the County of York, in order to affent to or cuffent from the fald Affignees commencing, profecuting or detending, any Suit or Suits at Law or in Equity concerning the faid Bank-rupt's Estate and Estects; or to the compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto; and on other special Assairs.

HE Creditors who have proved their Debis under a Cimmillion of Bankrupt awarded and illued forth againft James Kenworthy, of Quick in the Parish of Saddleworth in the County