MARTIN-WIGHT,-Northamptonshire.

Percis Henry Vight, late of Blakefley Hal', in the Parish of Blakesl-y, 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 October, 1793; and after reciting that, by the Settlement made previous to his Marriage with Susannah his Wie, he had fittled 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, ratify and confirm the said S tilement, and gave and dev sed unto Sufanna his Wife, his Mansion House, Mancre and Estates in or near Blakestey aforesaid, with the Appertenances, for her Life; and after her Decease unto his Sister Dame Elizabeth Lite; and after her Decease unto his Sitter Dame Elizabeth Harington, Widow, her Heirs and Affigns, for ever; and gave to Elizabeth Wattes, then or then late of Blakesley Hall aforefaid, Spinster, One Annuity or clear yearly Sum of Twenty Pounds, for her Life; and unto his Servant, Thomas Fornace, One Annuity or clear yearly Sum of Fifteen Pounds, for his Life; and charged his Estates in the Counties of Essex and Surry with the Payment of the said Annuiries: And gave and bequeathed all his Lands, Tenements and Hereditaments, in the faid Counties of Effex and Sur y, subject to the faid yearly Rent-Charge of Three Hundred Pounds, and the faid Annuities of Twenty Pounds and Fifteen Pounds, and aifo all his Tenements and Hereditaments, in the City of London, and all other his Lands, Tenements and Hereditaments whatfoever and where cever, (except the Manors, Mansion-House and Premises there in first devised) unto his said Sister Dame Elizabeth Ha-rington, fir her Life, and after her Decease gave and devised One Moiety of his faid Hereditaments and Premifes in the faid One Moiety of his laid Hereditaments and Premites in the laid Counties of Effex and Surry, (chargeable as aforefaid) and in the City of London and essewhere (except as aforefaid) unto Elizabeth White, then of Edward-Street, near Cavendish-Square, in the County of Middlesex, Widow, for her Life; and from and after her Decease gave the said Moiety unto John Wight, of the Parish of St. Nicholas at Guilford, in the County of Surry, Esquire, for his Life; and after the Decease of the Survivor of them gave the said Moiety unto his (the said Testator's) right Hei's: And gave the other Moiety of the said tator's) right Hei's: And gave the other Moiety of the faid feveral H-reditaments and Premifes in Essex and Surry (charge-able as a cresaid) and in London (except as aforesaid) fr m and immediately after the Decease of the said Dame Elizabeth Harington, un'o Trustees, to the Use of William Martin, Son of William Martin, thent-sure of Blacksmiths Hall, London, then deceaf d, and his Assigns, for his Life, without Impeachmert of Waste; Remainder 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 Critisen of the faid William Martin the Son, as well Daughters as Sons, lawfully begotten, or to be begotten, equally to be divided between or am night them, (if more than one such Child) Share and Share alike; and they to take as Tenants in common, and not as joint Tenants, and the leveral and respective Heirs of their respective Booies, issuing and failing Issue, of any of the said Ch liven, then as to the Share and Shares, as well accruing as criginal of such Child and Children where Issue should to the Use of all and every other such Child and Children, equally to be divided between or amorgit them, if more than one, as Tenants in a mmon in I ke Manner, and the feveral and respective Heirs of their respective Bodies issuing; and in teate all such Children, save one, should die without Issue, 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 Testator further willed, in the Words, or to the Effect following, (that is to say,) and in regard the said William Martin the Son went Abroad of says and addition of the seed beard of sand is in "Reveral Years ago, and hath not fince been heard of, and it is uncertain whether he be living or dead, and also whether he left any Issue, I do bereby direct and declare my Will to be, that in case neither he, nor any Issue of his Body lawfully begotten, shall be heard of in the Life-Time of my said Sister Dame Elizabeth Harington, and known to be alive at the Time of her Deccase, an Advertisement shall be inserted Ten Times in the London Gazette, importing the Benefit hereby intended thim and them, and requiring him or them to make his or their "Claim thereto within the Space of Twelve Calendar Months
next after the Publication of the first of the faid Advertisements in the London Gazette ; and in case neither the said "William Martin the Son, nor any Issue of his Body lawfully begotten, shall make his or their said Claim accordingly

" within the faid Twelve Months, then I hereby revoke and make void all the Ufes, Effates and Limitations berein contained for his and their Benefit; and declare that the fame faul be null and voil; and then, and in filed Cafe, my Will is, and I do hereby direct and declare, that from and immediately after the Decease of the fail Dame Elizabeth Harington the last mentioned Moiety of the faid Here titaments and Premises shall go and remain, and be considered as going and remaining to such Person and Persons, and for such Estate and Estates, and in such Course, Over and Manner as the same would have gone and remained in cose the said William Martin the Son had been thendead, with-"out Issue, any Tring berein contained to the contrary threed on 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 at her Deceafe, Notice is, in compliance therefore with the Directions of the faid Testator, hereby given, that the faid William Martin the Son, if he be now living, or the Issue of his Body lawfully begotten, (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 Gazette, otherwise the Uses, Estates and Limitations in the faid Will contained for his and their Benefit, will be revoked and made void; and the faid Moiety of the faid Hereditaments and Premifes will go and remain, and be confidered as going and remaining to fuch 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 Issue. Dated this 24th Day of July, 1795.

Susanna Wight,

of Berkley S reet, Piccadilly, or Blakefley-Hall, or ly furviving Executrix of the faid Will.

Dr. ANDERSON's, or The Famous SCOTS PILLS;

RE faithfully prepared only by JAMES INGLISH, over-against the New Church in the Strand, London. And to prevent Counterfeits from Scotland, as well as in and about London, you are desired to take Notice, That the true Pills have their Boxes scaled on the Top (in Black Wax) with Lion Rampant, and Three Mullets Argent, Dr. Anderson Head betwirt I. I. with his Name round it, and Isabella Inglish underneath the Shield in a Scroll. They are of excellent Use in all Cases where Purging is necessary, and may be taken with Epsom, Tunbridge, or other Medicinal Waters.

THE Partnership between Thomas Thorpe and Daniel Walker, of Manchester in the County of Lancaster, Fac-Malker, of Manchener in the County of Lancater, Factors and Cotton-Dealers, under the Firms of Thomas Thorpe and Company and Thorpe and Walker, was this Day diffolved by mutual Confent. All Debes owing to or from the faid Pattnership will be received and paid by the faid Thomas Thorpe.

Witness their Hands this 15th Day of August, 1795.

Tho. Thorpe.

1) an Walker

Dan. Walker.

Liverpool, August 27, 1795.

HE Partnership heretofore carried on by Henry Clay,
Henry Parry, and Henry Midgley, of Livergool in the
County of Lancaster, Merchants, under the Firm of Clay,
Parry and Midgley, was mutually distributed on Saturday the 1st
Instant. All Accounts relative to the said Partnership will be fettled by the faid Henry Parry.

Hen. Clay. Henry Parry. Henry Midgley.

Richmond, Surry, August 21, 1795.

Otice is hereby given, that the Partnership lately existing between William Alder, Thomas Holmes, and William Walton, of Richmond aforefaid, Bricklavers and Coal-Merchants, Copartners, trading under the Firm of Alder, Holmes