[Extract from the Edinburgh Gazette of June 22, 1841.] DISSOLUTION OF PARTNERSHIP.

Edinburgh, June 19, 1841. THE Partnership subsisting, prior to the 11th March last, between the subscribers, under the firm of Andrew Usher and Co. as Wine and Spirit Merchants, in Edinburgh, was dissolved, of that date, by expiry of the contract.

And. Usher. Ra. Brown. Will. Martin.

WALTER HENDERSON, Witness. GEO. RENALDSON, Witness.

[Extract from the Edinburgh Gazette of July 9, 1841.] NOTICE

Clasgow, June 22, 1841.

IN consequence of the death of Mr. John Walker, Grocer, in Glasgow, which happened on the 8th instant, his interest in the Company carrying on business as General Grocers, in Glasgow, under the firm of John Walker and Company, ceased, as on the 1st day of January 1841, in terms of their contract of copartnery.

Path. Smith,

Alex. Baird, James Allan, John Patrick, David Gilkison, William Dick, Executors of the late John Walker.

John Walker & Co.

ROB. REID, Witness. ALEX. M'KENZIE, Witness.

NOTICE is hereby given, that the agreement subsisting between Elijah Hibbert and John Mayall, for working and turning the Cotton Mill or Factory belonging to them, situate at Hey, in the parish of Ashton-under-Line, in the county of Lancaster, was put an end to, by inutual consent, on the 29th day of May 1838, at which time the share of the said Elijah Hibbert in the said mill, and the steam engines, boilers, steam pipes, and going geer therein, was let to the said John Mayall; and that the said mill or factory has been since the said period, and will continue to be worked and turned by the said John Mayall on his own account.— Dated the 29th day of June 1841.

E. HIBBERT. JOHN MAYALL

## EDWARD KITE, deceased.

A NY person who may have found, or he in possession of, the last will and testament of Edward Kite, late of Margate, Yeoman (formerly a Chaise Driver), who died on or about the 9th day of March 1826, and will deliver the same to Messrs. Boys and Son, Solicitors, Margate, on behalf of Susanna Kite, the widow and executrix of the deceased, shall receive five pounds reward.—Margate, 14th July 1841.

## In the matter of JOHN FOSS, deceased.

HEREAS John Foss, late of the borough of Derby, Gentleman, deceased, by his will, bearing date the 2d of January 1834, directed that, after payment of the lega-cies and annuities therein mentioned, certain trust moneys should be paid to his nephew, Thomas Foss, the son of his late brother, Thomas Foss, formerly residing at Horbling, near to Billingborough, in the county of Lincoln, which said nephew had gone abroad, and had not been heard of for several years, and that if his said nephew did not for several years, and that if his said nephew did not appear and claim the said trast property, within six calendar months from the death of the last surviving annuitant under his said will, then, that his executors should pay the said trust moneys to another of his the said testator's nephews; and whereas the last surviving annuitant under the said will died on or about the 14th of March last; notice is hereby given, that if the said Thomas Foss, the nephew above mentioned, shall not appear and claim his share of the said trust property, within six calendar months from the said trust property, within six calendar months from the

said 14th day of March last, such share will be paid and appropriated as by the said will is directed, and the said Thomas Foss, the nephew, will be excluded from all benefit or advantage arising therefrom.

By order of the Executors, W. and R. SCULTHORPE.

Nottingham, June 18, 1841.

O be sold in lots, pursuant to a Decree of Her Majesty's
Court of Exchequer at Westminster, made in a cause
Usborne and another v. Hodgson and another, with the
approbation of Richard Richards, Esq. one of the Masters
of the said Court, at the George Inn, at Penrith, in the
county of Cumberland, sometime in the months of August
or September 1841, of which due notice will be given;
Certain copyhold and freehold premises, situate in or
near Penrith aforesaid, known by the names of Woodheads
and Crabtree, now in the possessions of Mr. William Brown,
as tenant thereof.

as tenant thereof.

Particulars whereof may, in a short time, be had (gratis) at the said Master's office, in the Inner-temple, London; of Messrs. Purrier and Wright, Solicitors, 35, New Broadstreet, London; Messrs. Crowder and Maynard, Solicitors, 3, Mansionhouse-place, London; Messrs. Atkinson and Harrison, Solicitors, Penrith; and at the Inn.

NO be sold, pursuant to a Decree of the Court of Exchequer, made in a cause of Ruffell and others v. Sarah, now the wife of William Norman, late Sarah Cooper and others, and of Ruffell and others v. Hart and others, with the approbation of Richard Richards, Esq. one of the Masters of the said Court, in the month of August, of which due notice will be given;

Some valuable small farms and other property, at Thorpe Morieux, Shelland, Buxhall, and Houghley, in the county of Suffolk, part freehold and part copyhold, the property of the late John Cooper, of Harleston, Suffolk.

Particulars whereof may in a short time be had (gratis) at the said Master's chambers, Tanfield-court, Inner-temple, London; of Mr. Gudgeon, Solicitor, Stowmarket; Mr. Dixon, Solicitor, Boswell-court, Carey-street, London; Messrs. Jones, Trinder, and Tudway, Solicitors, Johnstreet, Bedford-row, London; and of Messrs. Chilton and Acland, Solicitors, No. 7, Chancery-lane.

TO be peremptorily sold, pursuant to a Decree of the High Court of Chancery, made in a cause of Newport v. Lomas, with the approbation of Sir William Horne, one of the Masters of the said Court, at the Star Hotel, Maid-stone, in the county of Kent, on Thursday the 12th day of August 1841, at four o'clock in the afternoon, in three lots, by Mr. Joseph Tootel, the person appointed by the said Master;

A valuable freehold estate, situate in the parish of Biddenden, in the county of Kent, together with two inclosures of marsh land, in Shirley-moor, Romney-marsh, near Tenterden, in the said county of Kent, late the property of Mr.

James Lomas, of Biddenden aforesaid, deceased.

Also, in a fourth lot, two bonds, making together £150, secured upon the tolls of the Ashford and Tenterden turn-

secured upon the tolls of the Ashford and Tenterden turn-pike-road, bearing interest at £4 per cent. per annum.

Printed particulars and conditions of sale may be had (gratis) at the said Master's chambers, Southampton-buildings, Chancery-lane, London; of Messrs. Lowe, Garey, and Sweeting, Solicitors, Southampton-buildings; Messrs. Sievens, Wilkinson, and Satchell, Solicitors, Queen-street, Cheapside, London; of Messrs. Cardale, Cardale, and Iliffe, Solicitors, No. 2, Bedford-row, London; also at the Lion Inn, Tenterden; the George, Cranbrooke; the Queen's Head, Hawkhurst; the George, Rye; Saracen's Head, Ashford; the "Sussex Express Office," Lewes; the Auction Mart, London; Duesden Farm; and of Mr. Tootel, Auctioneer, Maidstone. tioneer, Maidstone.

NO be sold, pursuant to an Order of the High Court of Chancery, made in certain causes intituled Bennett v. Biddles, Bennett v. Clarke, Bennett v. Biddles, Bennett v. Biddles, and Bennett v. Biddles, with the approbation of John Edmund Dowdeswell. Esquire, one of the Masters of the said Court, at the Auction Mart, in the city of Londou. on a day to be appointed in the month of August next enensuing (of which due notice will be given), in eleven