

TR228

TAYLOR & HARDMAN,  
SOLICITORS.

485. Park Street.  
Deal.

AND AT  
WALMER  
AND  
SANDWICH.

10 Nov<sup>r</sup> 1890

Dear Sirs,

Hinds v. Trollope.

We have looked into the matter mentioned to Mr. Baker on Saturday & find that we must enter an appearance before you can obtain judgment. We have therefore given the necessary instructions to our agents, Messrs. Hare & Co.

✓ Mr. Trollope's difficulties with the Bank & other creditors make it impossible for him to pay down any part of the sum owing to your client. He is, however, willing that Mr. Hinds should take all the rents of the property included in the mortgagee, and

that the balance received after payment of the principal & interest should be applied towards the reduction of the principal. With regard to the brickfield, workshop & house, our client would pay a fair occupation rent to be agreed on between Mr. Hinds & himself - say £100 a year by quarterly instalments.

Yours truly  
Taylor & Hardman

Messrs. Sumner & Co.  
Sandwich.