

S. HINDS &amp; SON.

Auction and Estate Offices,

Walmer, 19<sup>th</sup> Nov 1890

Ellen Cunningham to  
Sandwich.

Beauchot  
re Trollope

Referring to your letter  
in this matter. We have seen  
Mr Butterfield who as you are  
aware is arranging matters  
on Trollope's behalf with ourselves  
& the Bank. He has agreed  
to the terms of your letter to  
Messrs Taylor & Hardman, with  
the exception of 2 points which

TRE 44

are: 1<sup>st</sup> with regard to your  
getting a judgment against  
him. he wishes us not to do  
this, as Trollope has several  
contracts on prospect and he is  
afraid if it became known  
it would seriously injure  
his trade credit; we  
promised him to withdraw from  
doing this subject to your  
opinion that it would not  
affect us, in the proposed  
arrangement.

2<sup>nd</sup> That the undertaking to be  
given by him as to recouping  
his expenses should not apply  
beyond the amount to cover

any balance due for interest,  
the £100 agreement and  
also Royalty on Drills. we  
do not think we can reasonably  
expect more, and we estimate  
that with this arrangement  
it will enable us to credit  
about £80 per annum off  
the principal.

3rd The Royalty on Drills to be  
1/- per 1000, and he shall  
make us a return of all that  
we made

If you see no objection  
to our agreeing to these terms, you

might advise Taylor and  
Hardman of such and  
if possible arrange for the  
Agreement & make it be  
settled at your office on  
Tuesday

Friendly  
J. Henderson