

TAYLOR & HARDMAN,  
SOLICITORS.

485. Park Street.

AND AT  
WALMER  
AND  
SANDWICH.

Deal.

Dear Sirs.

19 Nov - 1890

Hinds v. Trollope.

We communicated the contents of your letter of the 17<sup>th</sup> instant to our client, ~~who~~ are now given to understand that Mess<sup>rs</sup> Hinds & Trollope have agreed to the proposals with several modifications.

According to our instructions the modifications are as follows:-

Clause 1 to be omitted & the following to be substituted for it

"The plaintiff to take no further steps in the action now pending  
" & to withdraw therefrom upon the defendant signifying his assent to the terms of this letter.

Clause 5. To read as follows:-

"Def to pay pft a royalty of 1/- on every 1000 bricks turned out, the amount to be credited"  $\text{£}$

Clause 6 Add the following words:-

"until an amount has been credited sufficient to cover any balance that may be then due to

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"the pft for interest or for occupation  
" rent as mentioned in clause 4, or  
" for royalties on bricks as mentioned  
" in clause 5, and any balance  
" then remaining shall be paid by  
" the pft to the def in the ordinary  
" way.

Clause 7 Add after the words "general annual account"

"Subject to the provisions of clause 6.

We expect to conclude a satisfactory arrangement with the Bank in a day or two, & should be prepared to complete the Agreement at your Deal office on Tuesday next, if convenient to you.

We would suggest that the letter so modified should be written out & signed by both parties with a memorandum of assent.

Yours truly  
Taylor & Hardman

Mess<sup>rs</sup> Emerson & Co.

Hinds & Ralph J.