

TAYLOR & HARDMAN,
SOLICITORS.

485, Park Street,

AND AT
WALMER
AND
SANDWICH.

Deal.

22 Nov^r 1890

Dear Sirs

Hinds v. Trollope.

We were much surprised at the alterations made by you in the terms of settlement, as we have the best authority for saying that your alterations are not in accordance with your clients wishes or with the arrangement made between Mess^{rs} Hinds and Bullivant. The intention of both parties is that when the interest has been paid up (including the interest now in arrear) either by cash payments or contra accounts, all sums due by Mr. Hinds to Mr. Trollope should be paid to our client in the usual way.

Our client does not, therefore, assent to the agreement until clause 7 has been restored to its former

wording (as altered by us) or until it has been modified so as to carry into effect the intention of the parties.

Yours truly
Taylor & Hardman

Mess^{rs} Emerson & Co.