

Mr. Hinds' Agents have coll'd the rents of all the prop^s compr^d in his dec^t except the Lord House & Workshops in Good Road & the Stables Hedges & Buckfield in Cornwell R^d wch were in the Bkrupts own occⁿ but the occⁿ rent ref^d to in the tenor

of Sett^t has never been paid -

Are the Bankrupt is still in occⁿ of the lands Drogho: in Good R^d & his Tree of the Workshops The Stable Hedges & Buckfield in Cornwell R^d ~~have been~~ let by the Bkrupt pres^{ts} to his Bkrupty to a 3^d party notwithstanding? he was prohibited from leasing by the hidge deed / & he is depreciating the value of the prop^s? by mak^g a large quantity of bricks for his own use.

The Trees avment^t the Parag^s 2 of his Sett^t that he is unlearnom? to realize his int^t in the prop^s wch he thers^o w^od produce assets

*The Tree has now bot. leave to move the Ct.
on Thursday next ~~the 7th inst.~~ for full time
to disclaim the Leases. Mr. Birds is anxious

opposes the motion on the following grounds

~~beneficial to~~ ^{benefit to} accrue to the mine. ~~As~~
~~appeared to~~ ^{be} ~~beneficial to the site by~~
That there can be no benefit granted inasmuch
by the extension of time being granted as the
the motion being granted ~~is as much as the~~
as the props are old ~~props~~ ^{is not} ~~to satisfy the~~
~~But~~ ^{But} ~~value of the prop. is insufficient to satisfy the~~
I will have to prove ~~of st~~ the ~~site~~ for the
distress ~~there are~~ ^{to} ~~claim~~ ~~at the back of~~
there are ~~sub~~ ^{sub} ~~in~~ ⁱⁿ ~~to a considerable and~~
with he has had ~~not~~

That any extension of time means full serious
That it would be very prejudicial to two in the
loss to him or a/c of the delinquent prop. in the
to regain of the ~~prop~~ ^{prop} or his neg. being in 20
to prevent the ~~present~~ ^{present} state of things to continue
went to answer the ~~rest~~ ^{rest} ~~int~~ ^{int} ~~deciding on the merits~~
& the ~~fruit~~ ^{fruit} ~~of the~~ ^{of the} ~~prop~~ ^{prop} ~~being~~ ^{being} ~~daily~~
was ~~not~~ ^{not} ~~as~~ ^{as} ~~he~~ ^{he} ~~has~~ ^{has} ~~control~~ ^{control} ~~over~~ ^{over} ~~the~~ ^{the} ~~prop~~ ^{prop}
depreciated by the ~~but~~ ^{but} ~~put~~ ^{put} ~~of~~ ^{of} ~~trucks~~
which is ~~not~~ ^{not} ~~being~~ ^{being} ~~in~~ ⁱⁿ ~~the~~ ^{the} ~~shape~~

of rent to provide in any way for the necessary
inst.

1870 Hinds commenced an action against Pollocke
for recovery of the legal title due upon the negro
amounting to £4184 odd. The action was heard.

^{upon} stayed the terms of settlement agreed upon as follows
(on terms of settlement.)

None of the terms of settlement (except the 7th) have been
observed by Pollocke & there is a separate legal sum of £4000
due to Hinds & there is still due to Hinds a
sum of over £4000 of interest. On the 11th day of

Nov. last Mr. Hinds' Solicitor served the Vice-Chancellor
with a notice requiring him to select ~~or~~ whether or
not he would disclaim the ^{property} ~~estate~~ (Back)

→ Back.
X The ~~estate~~ Plaintiff is actually in possession of 1 of the debtors
troughs & his Vice-Chancellor workbooks & premises
in April R! - So that Back.

