

My dear Sir,

Mr. Brown will have no doubt remembered that when the plan was presented to him it was with the express understanding that the weight should all be put after January but was not intended.

We are very sorry for the inconvenience of the change to make any of our clients, with you. If you prefer the plan you can enter at any time. Mr. Brown will not trouble you because he is not a man who cares about throwing away his money. The enquiry would be another footing about this year and as Mr. Brown is expressly forbidden to use a stick of wood

he is not likely to care enough about
a very doubtful matter to care
to fight it with such absolute cer-
tainty of losing. If he wants to
do so however, he can and
any client as soon as he chooses
and she will pay all the damages
she gets which in any event will
not amount to enough to pay
his lawyer's fees. He will find however
even that he will have to pay fees
and costs both. His right by the
free agreement ended Jan 1st
and he has been since occupy-
ing it secretly in defiance.

He is a good man however,
and I would rather he had the
square bush and paid the value
than have any disagreement with
him.

So, I do not care to say any
thing about the matter until
are ready to comply with the con-
tract. There will be time enough
to settle with Mr. Brown.

Remember the conflict you
all is entirely between the owner
and Mr. Brown not between
you and him. He has no title and
can do nothing more than sue
the owner.

Yours truly.