

4197

7/10

FROM . . .

Copy for.....

T. SMITHIES TAYLOR.

20. 7. 1912.

Ed. Stansfield Esq., M.A.,  
29 Upper Redlands Road,  
Reading,

Private & Confidential.

Copy sent to

Dear Edward,

I am very grateful to Lily, who unknown to me has  
started this guarantee, and to you and others who have so  
generously responded.

.....  
Stansfield + wife File.  
.....  
..... File.  
..... File.

The enclosed states my facts. I feel inclined to forego  
damages in the County Court in order to raise the question of  
assault, in the High Court, as likely to be more widely reported,  
and to make clear to all that the Law, as laid down in the Hawkins  
case, provides that no one may be ejected without being first  
asked to leave.

This I consider a constitutional question far greater than, (but  
of course including) Votes for Women.

I am pushing the case forward, but "The Law is a Hass", and  
therefore likely to go slowly and with many steps !

Everybody agrees that I have a unique case, and that I must see  
it through.

This I of course mean to do.

Yours affectionately.

Enclos. Copy nine to Treasurer &c.

Woodford, dated July 1st/12.

Tou