## ORDERS MADE ON APPLICATIONS FOR DISCHARGE—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
						under the bankruptcy, satisfaction of such judgment to be entered up on payment of a sum sufficient to pay with the dividend already paid a dividend of 5s. in the pound on the debts provable in the bankruptcy. Upon such consent being given, judgment may be entered for the said sum of £890 (subject as aforesaid) together with £1 10s for costs of judgment	
Larman, James	Park-lane, Waltham Cross, Hertfordshire	Smith	Edmonton	3 of 1890	April 15, 1890	Discharge suspended for six months. Bankrupt to be discharged as from 15th October, 1890	Bankrupt had omitted to keep such books account as are usual and proper in t business carried on by him, and as succeptly disclose his business transactio and financial position within the three year immediately preceding his bankruptcy
Ashton, Henry	Salterhebble, Halifax, York-shire	Brewer	Halifax	9 of 1887	Mar. 19, 1890	Discharge suspended till 31st May, 1890	Section 28, Sub-section 3 (A.) and (B.)
Thompson, Charles (trading as C. Thompson and Co.)	2, Broadlands-terrace, New- port, Isle of Wight, late 41, High-street, and 1, West- street, Newport aforesaid	Ironmonger	Newport and Byde	8 of 1886	April 2, 1890	Discharge suspended for two months. To take effect from the 2nd June, 1890	Section 28, Sub-section 3 (G)
Smallwood, Philip	Now residing and trading at 147 and 226, High-street, Bloxwich, Staffordshire, formerly residing and trad- ing at High-street, Alcester, Warwickshire, and High- street, Evesham, Worcester- shire	Draper and Outfitter	Walsall	3 of 1888	March 6, 1890	Discharge suspended for two years.  Bankrupt to be discharged from the 6th March, 1892	Bankrupt had omitted to keep such boo of account as are usual and proper in t business carried on by him, and as suciently to disclose his financial positi within the three years immediately precing the bankruptcy; had continued trade after knowing himself to be insevent; had contracted debts provable in the bankruptcy without having at the time contracting them any reasonable or preable ground of expectation of being all to pay them; and had been guilty of frain that he wilfully made a false stateme of his affairs, with intent to obtain the and credit