ORDERS MADE ON APPLICATIONS FOR DISCHARGE—continued.

refusing an Absolute arge,
debts provable in t having at the em any reasonable pectation of being d omitted to keep as are usual and arried on by him, close his business al position within a bankruptcy; and ankruptcy by rash
Bankrupt had kept such books of accour as are usual and proper in the busines carried on by him, but they do n t sufficiently disclose his business transaction and financial position within the three
ceding h's bank- ith knowledge of
insolvency; had contracted debts provable in the bankruptcy without having at the time of contracting them any reasonable or probable grounds of expectation of being able to pay them; and had been adjudge
statutory arrange n 1868
ala such the such that is