ORDERS MADE ON APPLICATIONS FOR DISCHARGE—continued

	Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Gr
26464	Sandes, Alfred Fleming	Wild-court, Wild-street, Drury-lane, Middlesex, and residing at 38, Stockwell-road, Surrey	Manufacturing Stationer, trading with Joseph Thomas Price, as Price and Sandes, at Wild- court aforesaid	High Court of Justice in Bankruptcy	1259 of 1892	Nov. 3, 1893	Bankrupt Alfred Fleming Sandes discharged subject to the following condition, to be fulfilled before his Discharge takes effect, namely:— He shall before the signing of the Order of Discharge consent to Judgment being entered against him in the Queen's Bench Division of the High Court, by the Trustee herein, for the sum of £100, being part of the balance of the debts provable in the bankruptcy which is not satisfied at the date of this	Ban acc nes cier and imi
Ľ,	Webber, Richard Hugh	3, Rylemore - road, West Hampstead, and trading at 11, Swiss - terrace, Swiss Cottage, both in the county of London	Tobacconist	High Court of Justice in Bankruptcy	- 1095 of 1893	Nov. 7, 1893	Order, and £110s. costs of Judgment Discharge suspended for three years. Bankrupt to be discharged as from 7th November, 1896	Ban 10s uns to and hin tra the ban face his
		-						ba lat in ma
P	errett, George	2, Regent-place, Clevedon, Somersetshire	Grocer	Bristol	47 of 1884	Nov. 10, 1893	Discharge suspended for one month. To take effect from 10th December, 1893	Bandof bus cier and year rup known
G	arrett, Walter Henry	21, King-street, Great Yarmouth, Norfolk	Fruiterer	Great Yarmouth	51 of 1889	Nov. 10, 1893	Discharge suspended for six months. Bankrupt to be discharged as from 10th May, 1894	Ban of a kno cor rup rea

Grounds named in Order for refusing an Absolute Order of Discharge.

Bankrupts had omitted to keep such books of account as are usual and proper in the business carried on by them, and had not sufficiently disclosed their business transactions and financial position within the three years immediately preceding their bankruptcy

Bankrupt's assets are not of a value equal to 10s, in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; had failed to account satisfactorily for a deficiency of assets to meet his liabilities; had contributed to his bankruptcy by rash and hazardous speculations, and by unjustifiable extravagance in living; and had on a previous occasion made an arrangement with his creditors

Bankrupt had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; and had continued to trade after knowing himself to be insolvent

Bankrupt had omitted to keep proper books of account; had continued to trade after knowing himself to be insolvent; and had contracted debts provable in the bankruptcy without having at the time any reasonable or probable ground of expectation of being able to pay them