## 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.
Smith, Christopher	The Running Horses Yard, Blackfriars-road, Surrey	Livery-stable Keeper and Cab Proprietor	High Court of Justice in Bankruptcy	1777 of 1893	July 3, 1894	Discharge suspended for two years. Bankrupt to be discharged as from 3rd July, 1896	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; had continued to trade after knowing himself to be insolvent; and had within three months preceding the date of the Receiving Order, when unable to pay his debts as they became due given undue preference to two of his creditors
Taylor, George	204, the Quadrant, Tulse- hill, and 245, Gipsy-road, West Norwood, both in Surrey, and 29, Amberley- road, Paddington, Middle- sex	Oil and Colour Man, China, Glass, and Hard- ware Merchant	High Court of Justice in Bankruptoy	161 of 1894	July 10, 1894	Discharge suspended for three years. Bankrupt to be discharged as from 10th July, 1897	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 accounts 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 brought on his bankruptcy by rash and hazardous speculation; and had on a previous occasion made an arrangement with his creditors
Zealander H	Lately trading at Spitalfields Market, county of London, present residence or place of business the Petitioning Creditors are unable to ascertain	Wholesale Fruiterer	High Court of Justice in Bankruptcy	1464 of 1892	July 10, 1894	Bankrupt be discharged subject to the following condition, to be fulfilled before his Discharge takes effect, viz.:—Bankrupt shall before the signing of this Order consent to Judgment being entered against him in the Queen's Bench Division of the High Court by the Official Receiver as Trustee herein, for the sum of £750, being part of the balance of the debts provable in the bankruptcy which is not satisfied at the date of this Order, and £1 10s. costs of Judgment, and that upon the required consent being given, Judgment may be entered against the bankrupt in the Queen's Bench Division aforesaid for the sum of £750, together with £1 10s. for costs of Judgment	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 bankruptoy; had continued to trade after knowing himself to be insolvent; had contracted a debt provable in the bankruptcy without having at the time of contracting it any reasonable or probable ground of expectation of being able to pay it; and had failed to account satisfactorily for a loss of assets