Deutor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Levy, Agnes (laiely trading as David and Coy.)	208, High - read, Kilburo, Middlesex, and lately trad- ing there	Lately Tobacconist, Widow	High Court of Justice in Bankruptcy	492 of 1898	Nov. 25, 1898	Discharge suspended for two years. Bankrupt to be discharged as from 25th November, 1900	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of her unsecured liabilities; that she had omitted to keep such books of account as are usual and proper in the business carried on by her, and as sufficiently disclose her busi- ness transactions and financial position within the three years immediately pre- ceding her bankruptcy
Monnery, Walter (trad- ing as Walter Monnery and Co.)	69. Southwark Bridge-road, Surrey, and residing at 38, Re-ervoir-road, Brockley, Kent	Wholesale Ironmonger	High Court of Justice in Bankruptcy	824 of 1896	Dec. 2, 1898	Discharge suspended for two years. Bankrupt to be discharged as from 2nd December, 1900. (Public Examination concluded 18th August, 1896)	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had con- tinued to trade after knowing himself to be insolvent; and had on a previous occasion made a Composition arrangement with his creditors
· Kutherford, John Schaw	Late of 11, Old Jewry- chambers, Old Jewry, in the city of London, and residing at 7, Nt. Mark's-crescent, Chalk Farm, in the county of London		High Court of Justice in Bankruptcy	948 of 1898	Nov. 29, 1898	Discharge granted	
Simpson. Charles Edward, and Carry, William Alfred	Wallbutton-road, Brockley, Kent	Trading with Henry George Curry, and de- scribed in Beoeiving Order as Curry, Simp- son, and Curry, Builders	High Court of Justice in Bankraptcy	229 of 1898	Nov. 30, 1898	Discharge suspended for two years and six months. Bankrupts Charles Edward Simpson and William Alfred Curry to be dis- charged as from 30th May, 190 i	Bankrupts' assets are not of a value equal to 10s. in the pound on the amount of their unsecured liabilities; that they had omitted to keep such books of account as are usual and proper in the business carried on by them, and as sufficiently disclose their busi- ness transactions and financial position within the three years immediately pre- ceding their bankruptey; and had brought on their bankruptey by rash and hazardous speculations
Jones, Henry James	12. Spring - bridge, Ealing, Middlesex	Builder	Brentford	6 of 1895	Oct. 7, 1898	Bankrupt to be discharged subject to the following condition, to be fulfilled before his Discharge takes effect, namely:—He shall, before the signing of this Order, consent to Judgment being entered against him in the County Court of Middlesex, holden at Brentford, by the Official Receiver, for such sum as will, with the Dividend already declared by the Official Receiver from the estate, pay in all a Dividend of 7s. 6d. in the pound	Bankrupt's assets are not of a value equal to 10s. in the p und on the amount of his un- secured liabilities, and that this fact has not arisen through circumstances for which he cannot justly be held responsible; that he had omitted to keep such books of account as are usual and proper in the business carried on by him, and as suffi- ciently disclose his business transactions and financial position within the three years immediately preceding his bank- ruptcy; had continued to trade after know- ing himself to be insolvent; and had on

ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

4

Τ.

THE LONDON GAZETTE, DECEMBER 30, 1898.

**، ۲** 

۲

8435