ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

| , nobur's Name. | Addrosth | Deserripton. | Court. | \%о. | Uuse of Ordar. | Natare ot Order made. | Grownd named in Order for refuding an absolutd Order of Dincharge. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ```Nos, Bodker. Mary (trading``` | 158, Camberwell-road, in the county of London | Wholesale and Manufacturing Confectioner, she being a Married Woman, trading separately and apart from her Husband, having separate estate and assets, Wife of Joseph Bodker, of the same address | $\begin{array}{\|l\|} \hline \text { High Court of } \\ \text { Justice } \\ \text { Bankraptcy } \end{array}$ | $\begin{gathered} 1 3 \longdiv { 1 0 } \\ \text { of } 1898 \end{gathered}$ | Mar. 29, 1699 | Discharge suspended for two years. Bankrupt to be discharged as from 29th March, 1901 | Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of her un- secured liabilities; that she had omitted to keep sach books of account as are usual and proper in the business carried on by her, and as sufficiently disclose her business transactions and financial position within the three years immediately preceding her bankruptcy; and had continued to trade after knowing herself to be insolvent |
| Dennis, Daniel David (described in Receiving Order as D. Dennis) | 54, Old Broad-street, in the city of London, lately residing at 56, Vesta-road, New Crose, in the county of | Journalist... ... ... | $\begin{gathered} \text { High Court of } \\ \begin{array}{c} \text { Justice } \\ \text { Junkruptey } \end{array} \\ \text { Ban } \end{gathered}$ | $\begin{array}{\|c\|} 1664 \\ \text { of } 1898 \end{array}$ | Mar. 29, 1899 | Discharge suspended for two years. Bankrupt to be discharged as from 29th March, 1901 | Bankrupt's assets are not of a value equal to 10s. in the ponnd on the amount of his unsecured liabilities; and had brought on his bankruptcy by rash and hazardous speculations |
| Hart, Moss ... | 353, Essex-road, Islington, in the county of London |  | High Court of Justice in Bankraptcy | $\begin{gathered} 614 \\ \text { of } 1886 \end{gathered}$ | Mar. 24, 1899 | Discharge suspended for three weeks. Bankrupt discharged as from 14th April, 1899. (Public Examination concluded 17th September, 1886) | Bankrupt had omitted to keep such books of account as are usual and proper in the business carried on by him, and as suffand financial position within the three years immediately preceding his bankruptcy; that he had continued to trade after knowing himself to be insolvent ; and had put one of his oreditors to unnecessary expense by a frivolous defence to an action properly brought against him |
| Downes, John ... ... | The Castle Brewery, Coles-hill-street, in the oity of Birmingham, residing at Kingston Vila, Tyburn, Warwickshire | Brewer ... ... | Birmingham ... | $\text { of } 88994$ | Feb. 16, 1899 | Bankrupt discharged subject to the following condition, to be fulfilled before his Discharge takes effect, namely:-He shall, before the signing of the Order, consent to Judgment being entered against him in the County Coart of Warwickshire, holden at Birmingham, by the Official Receiver, for the sum of $£ 150$, being part of the balance of the debts provable in the Bankruptcy which is not satisfied at the date of this Order, and E1 10s. costs of Jadgment | Bankrupt's assets are not of a value equal to secured liabilities; that he 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 bal- brought on or contributed to his bankruptcy by a rash and hazardous speculation |
| Westley, John .- | Residing at Albert-road, Harborne, and trading at 28, Worcester-street, and also at back of 163, Broad- street, all in the oity of Birmingham | Oabinet Maker and Furniture Dealer | Birmingham ... | ${ }_{\text {of } 1897}^{87}$ | Mar. 16, 1899 | Bankrupt discharged sabject to the following condition, to be fulfilled before his Discharge takes effect, namely:-He shall, before the signing of the Order, consent to Judgment being entered against | Bankrupt's assets are not of a value equal tc 10 s . in the pound on the amount of his arsecured 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 busi- |

