Pebtor'y Name.	Address.	Description.	Court.	No,	Date of Order.	Nature of Order made,	Grounds named in Order for refusing an Absolute Order of Discharge.
						costs of Judgment, and that, upon required consent being given, Judgment may be entered against the bankrupt in the County Court of Sussex, holden at Brighton, for the said sum of £200, and £1 10s., costs of Judgment	
Jackson, Frederick John	Kilcote, near Newent, Gloucestershire	Farmer and Fruiterer	Gloucester	29 of 1896	Jaly 24, 1900	Discharge suspended for two years and five months. Bankrupt to be discharged as from 24th Lecem- ber, 1902	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 businesses carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preced- ing his bankruptcy; had continued to trade for about a year after knowing himself. to be insolvent; and had contracted several debts provable in his bankruptcy, without having at the time of contracting the same, any reasonable or probable ground of ex- pectation of being able to pay the same
Fidell, Emma and Fidell, Edwin	Gainsborough, Lincolnshire, and trading at Gains- borough	Timber Merchants, trad- ing with Jabez Fidell as Fidell and Sons	Lincoln	18 of 1895	June 25, 1900 July 23, 1900	Bankrupt Emma Fidelt's Discharge suspended for two years. Bankrupt to be discharged as from 25th June, 1902 Bankrupt Edwin Fidell discharged subject to the following conditions to be fulfilled before bis Discharge takes effect :- Bankrupt shall within one month from the date of this Order pay to the Official Receiver the sum of £100, and before signing of this Order con- sent to Judgment being entered against him in the County Court of Lincolnshire, holden at Lincoln, by the Official Receiver, for a further sum of £100, to be paid to the Official Receiver by half- yearly instalments of £25. Liberty to bankrupt at any time after the expiration of two years from the	Bankrupts' assets are not of a value equal to 10s. in the pound on the amount of their unsecured liabilities; and that bankrupts had omitted to keep such books of accountas are usual and proper in the business carried on by them, and as sufficiently disclose their business transactions and financial position within the three years immediately pre- ceding their bankruptcy

## ORDERS MADE ON APPLICATIONS FOR DISCHARGE-continued.

.

. . . . . .

5233 .