ORDERS MADE ON APPLICATIONS FOR DISCHARGE—continued.

Debtor's Name.	Addresa,	Description.	Court.	No.	Date of Order.	Nature of Order made,	Grounds named in Order for refusingan Absolute Order of Discharge.
Lowe, Samuel, and Lowe, Arthur Frederick (trading in copart- nership under the						date of this Order to apply for a modification thereof, pursuant to Section 8 of the Bankruptcy Act, 1890	
style of S. Lowe and Son)	Both of 239, Stockport-road, Manchester, in the county of Lancaster	Glass and China Dealers	Manchester	45 of 1898	July 27, 1900	Discharge suspended for two years, and that they be discharged as from 27th July, 1902	Bankrupts' partnership assets were not of a value equal to 10s. in the pound on the amount of their unsecured liabilities, and that this arose from circumstances for which they were responsible; that they had omitted to keep such books of account as are usual and proper in the business they carried on, and as sufficiently disclosed their business transactions and financial position within the three years immediately preceding their bankruptcy; had contracted the whole of the debts provable in their bankruptcy without having at the time of contracting them reasonable or probable ground of expectation of being able to pay them; and had failed to account satisfactorily for the deficiency of assets to meet their liabilities; and that they had been guilty of misconduct in relation to their property and affairs, namely: in carrying on business and contracting fresh liabilities in wilful ignorance of their true financial position
Gale, George Richard	15, Cattle-street, Neath, in the county of Glamorgan, lately carrying on business at 24, Water - street, Aberavon, Glamorganshire	Grocer	Neath	13 of 1888	July 26, 1900	Discharge suspended for three months. Bankrupt to be dis- charged as from 26th October, 1900	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 contracted debts provable in the bankruptcy without having at the time of contracting them any reasonable or probable ground of expectation of being able to pay them