

## 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 Adverse Order of Discharge.
Shorrock, Moses Peter (commonly known and described in the Receiving Order as Marcus Percy Shorrock)	34, Waldemar-avenue, Fulham, late of 12, Regent-street, both in the county of London, and formerly of Liverpool, Lancashire	Director of the Empire, Liverpool, Limited, and of Nelson's Battleship Foudroyant Limited, and Company Promoter	High Court of Justice in Bankruptcy	1262 of 1896	Jan. 22, 1901	being given, Judgment may be entered against the Bankrupt in the King's Bench Division of the High Court for the sum of £2,236 3s. 2d., the £1 10s. costs of Judgment having been paid to the Official Receiver	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that the 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; and had contributed to his bankruptcy by rash and hazardous speculations
Coates, Thomas ...	The Planks Farm, Hillesden, Buckinghamshire	Farmer ... ... ...	Banbury	... 6 of 1899	Jan. 18, 1901	Discharge refused, but liberty for bankrupt at any time on his giving to the Official Receiver in Bankruptcy and to the Registrar of the Court 21 days' previous notice in writing of his intention to make an application to vary this Order if he be advised to do so	Facts mentioned in (A.), (B.), (C.), and (D.), of sub-sec. 3 of sec. 8 of Bankruptcy Act, 1890
Parkin, George ...	Parsonage - villas, St. Brannocks - road, Ilfracombe, Devonshire	Builder ... ... ...	Barnstaple	... 6 of 1896	Jan. 15, 1901	Discharge granted, subject to consenting to Judgment being entered against him for £25	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 bankruptcy; had continued to trade after knowing himself to be insolvent; and had contracted debts provable in the bank-