

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 Absolute Order of Discharge.
Shackleton, John ...	34, Clayton-street, Nelson, Lancashire	Powerloom Tackler ...	Burnley ...	35 of 1889	Jan. 17, 1901	<p>£1,000, being part of the balance of the debts provable in the Bankruptcy which is not satisfied at the date of this Order, and £1 10s., costs of Judgment, and that, upon the required consent being given, Judgment may be entered against the bankrupt in the King's Bench Division of the High Court, for the sum of £1,000, together with £1 10s., costs of Judgment</p> <p>Discharge granted subject to the following condition, to be fulfilled before the Discharge takes effect, namely:—The bankrupt shall, before the signing of the Order, consent to Judgment being entered against him in this Court by the Official Receiver, for the sum of £65 12s. 8d., being the balance of the costs of certain divorce proceedings and his only liability, and £1 10s., costs of Judgment, and that, upon the required consent being given, Judgment may be entered against the bankrupt in this Court by the Receiver for the said sums of £65 12s. 8d. and £1 10s.</p>	Bankrupt had been guilty of misconduct in relation to his property and affairs, namely:—That he had voluntarily disposed of the sums of £45 and £40 with the express purpose of avoiding the liability which he expected to arise, and which liability did arise in consequence of divorce proceedings then commenced against him; and the Court being of opinion that the bankruptcy was fraudulent for the purpose of enabling the bankrupt to avoid payment of a debt which he was able to pay
Alexander, William ...	23, Stanley-place, Preston, in the county of Lancaster	Draper ... ..	Preston ... ..	34 of 1899	Feb. 26, 1901	Discharge granted, but suspended for three years	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 bankruptcy without having at the time of contracting them any reasonable or probable grounds of expectation of being able to pay them