	•	•	•	

ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

Debtor's Name.	Addross.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Sandeman, Harry, trading as `andt- man and Co. (described in the Receiving Urder as trading as H. Sandeman and Co.)	street, in the county of London	··· •·• ··· /···	High Court of Justice in Bank- rupicy	1098 of 1901	Feb. 4, 1902	Discharge suspended for three years. Bankrupt to be discharged as from 4th February, 1805	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 bank- ruptcy; had continued to trade after knowing bims-lf to be insolvent; and had brought on his bank-ruptcy by rash and hazardous speculations
Turner, Edward Trevelysn	Carrying on busiless with another at 46, Pall Mall, in the county of London	Carrying on business with Charles William Horsley as Toroer and Horsley, Publishers	High Court of Justice in Bank- ruptoy	of 1899 (Under solid	Jan. 28, 1902 Order fur Con- ation of Pro- ceedings)	Discharge suspended for two and a half years. Bankrupt Edward Trevelyao Turner to te discharged as from 28th July, 1904; his Pablic Kxamination was concluded on 8th May, 1900	Bankrupt's assets are not of a value equal to 10s in the pound on the amount of his unsecured liabilities; that the bankrupt Edward Trevelyan Torner, 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 proceeding his bankruptoy; had within three months from the date of the Receiving Order, when unable to pay his debts as they became due, given an undue preference to Messrs. Marshall and Marshall, one of his creditors; and had on a previous occasion made a Composition or arrangement with his creditors
Harvey, George Louis	I, Walnut-10ad, Cocking- tun, Torquay, Devon- shire	,	Exet.r	82 of 1896	Jan. 9, 1902	Discharge suspended for two years. Bank- rupt to be discharged as from 9th January, 1504	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his udsecured 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 transac- tions and financial position within the three years
			:				immediately preceding his bankroptoy; had continued to trade after knowing himself to be insolvent; had con- tracted debts provable in the bankroptoy without having at the time of contracting them any reasonable or prob- able ground of expectation of being able to pay them; and had within three months preceding the date of Receiving Order, when unable to pay his debts as they

THE LONDON GAZETTE, MARCH 4, 1902.

:..

•

1605

1