Debtor's Name.	Aādress.	Description.	Court.	No.	Date of Order.	Nature of Order made,	Grounds named in Order for refusing an Absoluts Order of Discharge.
Jones, Robert Parry	240, Ordsall-lane, Salford, Lancashire	Butcher	Salford	1 of 1898	April 28, 1902	Discharge suspended for two years. Bankrupt to be discharged as from 28th April, 1904	Bankrupt's assets were not of a value equal to 10s. the pound on the amount of his unsecured liability and that this arose from circumstances for which was responsible; that he had omitted to keep su books of account as are usual and proper in t
· ·	· · · ·	•					books of account as are usual and proper in the business he carried on, and as sufficiently disclosed h business transactions and financial position within t three years immediately preceding his bankrupto had continued to trade after knowing himself to insolvent, namely, from the year 1892, that is is
۰. <sup>۰</sup>			• •		u-d -		upwards of three years; had contracted the whole the debts provable in in his bankruptcy without hav at the time of contracting them any reasonable probable ground of expectation of being able to p them; and had failed to account satisfactorily for
• • •				1.		1 A	deficiency of assets to meet his liabilities
	The	following Amended N	otice is subs	ituted fo	r that publishe	d in the London Gazette of the 23rd May,	1902.
Openshaw, Edwin Bright, lately carrying on busi- ness under the style of the Oommercial Un- derwriting Com- pany	Now residing at 108, Eccles Old-road, Pen- dleton, near Man- chester, formerly re- siding at 2, the Avenue, Patricroft, Lancashire, lately carrying on busi- ness at 23, Crozs-street, Manchester	pany Limited, now a Collector and	Manchester	36 of 1901	April 18, 1902	Discharge suspended for four years, and that he be discharged as from 18th day of April, 1906	Bankrupt's assets are not of a value equal to 10s. in pound on the amount of his unsecured liabilit and that this arose from circumstances for which was responsible; that he had omitted to keep s books of account as are usual and proper in business carried on by him, and as sufficient disclose his business transactions and financial posit within the three years immediately preceding bankruptcy; had continued to trade after know
	· · ·	· · ·			-	· · · · · · · · · · · · · · · · · · ·	himself to be insolvent, viz, after May, 1849, 1 contracted the whole of the debts provable in bankruptcy without having at the time of contract any reasonable or probable ground of expectation being able to pay them; had brought on or contribu
· .	:. · · · ·	;				· · · ·	to his bankruptcy by rash and hazardous speculativiz., by acquiring shares in Sanger, Limited, where was quite unable to pay for, having regard to terms on which they were issued, and in connect with the business he carried on as the Commer
	· · · · · · · · · · · · · · · · · · ·			: .		· · · · · · · ·	Negotiations Company, and by losses in speculat on the Stock Exchange; and that he has been gr of misconduct in relation to his affairs, namely carrying on business and contracting fresh liabili
į	,: 		_	, · 	· #	· · · ·	in wilful ignorance of his true financial position, as appears by paragraph 18 of the Official Receiv report

## ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

3741

. .