## ORDERS MADE ON APPLICATIONS FOR DISCHARGE-continued.

Debtor's Name.	Address.	Description.	Court.	No. Da	ite of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
	Th	e f.lloming Amended	Notice is sub sti	ruted for th	at publish	ed in the London Gazette of the 10th Ju	ly, 1903.
Vann, Arthur	Residing at 34, Prince Albert-street, Small Heath, in the city of Birmingham						
Smith, Herbert	Residing at 60, White- hall-road, lately 22, Bordesley Green-road,				o		
and Vann, Thomas	both in Small Heath aforesaid Residing at 60, White- hall-road, lately 22,						•
(trading as	Bordesley Green-road, both in Small Heath aforesaid						
Vann and Co.)	At 34, Prince Albertstreet, Small Heath	Manufacturers of Cotter, Coach Gimp, and Panel Pins, Shoe Rivets, Staples, &c.	Birmingham of	50 Marc	ch 19, 1903	Discharge granted subject to Judgment being entered by the Official Receiver against the bankrupts, Arthur Vann and Herbert John Smith for the sum of £10 each. As regards Thomas Vann, discharge adjourned sice die	Facts mentioned in sec. 8, sub-sec. 3 (A.), (C.), (D.) and (K.), Bankruptcy Act, 1890. The bankrupt, Thomas Vann, filed a petition for liquidation of his affairs under the Bankruptcy Act, 1869, under which he has not been discharged
	Th	e f. llowing Amended	Notice is substi	tuted for th	at publish	ed in the London Gazette of the 21st July,	1903.
Marr, George Frederiok	18, Church gate, in the borough of East Ret- ford, Nottinghamshire	Grocer and Provision Dealer	Lincoln of	26 1894 June	e 15, 1903	Discharge suspended for three years. Bankrupt to be discharged as from 15th June, 1906	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of the 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 disclosed 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-
							ruptcy without having at the time of contracting them any reasonable or probable ground of expectation of being able to pay them
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g an eram a contra de la lece e		•			;		