٠

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.
Shaw, Thomas (carrying on business under the style of Thomas Shaw and Co., previ- ously as Shaw and Haugh, and as John Sterling, and formerly as W. Walters and Co.)	Now residing at 22, Cen- tral-road, West Didsbury, near Manchester, but formerly at 42, Central- road afordsaid, and now carrying on business at 4, Lever-street, Man- chester, under the style of Thomas Shaw and Co., but previously as Shaw and Haugh, and under the style or name of John Sterling, at 15, Lever-street aforesaid, formerly carrying on a like business under the style of W. Walters and Co., at 217, Deansgate, Manchester, prior thereto carrying on business as an Insur- ance Agent, at 39, Piccadilly, Manchester, and theretofore as an Accountant and Insur- ance Agent, at Alantio- chambers, Brazenose- street, Manchester	Master Tailor, for- merly an Insur- ance Agent, and an Accountant and Insurance Agent	Manohester	7 of 1904	Mar. 10, 1905	Discharge suspended for two years, and that he be discharged as from the 10th March, 1907	Bankrupts assets were 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 bankruptoy; and had continued to trade after knowing himself to be insolvent
Vocotopoulos, John Constantine (tra- ding under the style of C. Voco- topoulos' Sons)		Shipping Merchant	Manchester	51 of 1902	Feb. 17, 1905	Discharge suspended for three years, and that he be discharged as from the 17th day of February, 1908	Bankrupt's assets were not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had continued to trade after knowing himself to be insolvent; and had contracted a debt provable in the bankruptcy without having at the time of contracting it any reasonable or probable ground of expectation of being able to pay it

•

2625

THE LONDON GAZETTE, APRIL 4, 1905.