## ORDERS MADE ON APPLICATIONS FOR DISCHARGE—continued.

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	Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Wilson, Ed	dward	Residing at 74, West- street, and lately carry- ing on business at 76, West-street, but now 72, West-street afore- said, in the city of Leeds	Auctioneer	Leeds	15 of 1911	June 19, 1911	Discharge suspended for three years	Proof of facts named in sec. 8, sub-sec. 3 (A.), (B.), (C.), (D.), and (K.), of the Bankruptcy Act, 1890
Winter, A	rthur	Residing at 19, Clarendon-road, in the city of Leeds, formerly carrying on business at 20, Park - place, Leeds aforesaid	Tailor, now Clothier's Cutter	Leeds	of 1909	June 19,,1911	Discharge suspended for two years	Proof of facts named in sec. 8, sub-sec. 3 (A.) and (B.), of the Bankruptcy Act, 1890
Vicars, Wi	illiam	20, West-street, Reading, and residing at Cork-street, Reading	Butcher	Reading	14 of 1909	July 13, 1911	Discharge granted subject to the following condition: Bankrupt shall, before the signing of this Order, consent to Judgment being entered against him in the County Court of Berkshire, holden at Reading, by the Official Receiver for the sum of £20, 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. Upon the required consent being given Judgment may be entered against the bankrupt accordingly	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 bankruptcy; that he had continued to trade after knowing himself to be insolvent; that he had contracted debts provable in his bankruptcy without having at the time of contracting them any reasonable or probable ground of expectation of being able to pay them; that he had within three months preceding the date of the Receiving Order, when unable to pay his debts as they became due, given an undue preference to two of his creditors, and that he had on a previous occasion made a composition or arrangement with his creditors