ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

 $\boldsymbol{\Sigma}$

)

ŗ

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.
Coppin, Frederick Hewson	Of no fixed place of abode, lately residing at 68, Sayer - street, New Kent - road, London, S.E., and for- merly residing at 58, Richmond Park-road, Kingston - on-Thames, Surrey	Comedian	High Court of Justice in Bank- ruptcy	189 of 1910	Feb. 10, 1915	Discharge suspended for three weeks. Bankrupt to be discharged as from 3rd March, 1915. Court made no Order under sec. 28-1 (C.) of the Bankruptcy Act, 1914. Liberty to apply as advised	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities
Suckling, Philip Charles (de- scribed in the Receiving Order as Philip Suck- ling)	Lately residing at 87, Wigmore - street, and lately carrying on business at The Criterion Theatre, Piccadilly-circus, both London, whose present residence or place of business the Petition- ing Creditors are unable to ascertain	Theatrical Manager	High Court of Justice in Bank- ruptcy	462 ot 1914	Feb. 9, 1915	Discharge suspended for three weeks. Bankrupt to be discharged as from 3rd March, 1915. Public examination con- cluded on the 9th June, 1914	Bankrupt's assets are not of a value equal to 10s, in the pound on the amount of his unsecured liabilities
Crutchfield, Charles	Flamstead End, Ches- hunt, in the county of Hertford	Nurseryman	Edmonton	4 of 1911	Jan. 29, 1915	Discharge suspended for two years. Bankrupt to be discharged as from the 29th day of January, 1917	
Townsend, William (trading as William Towns- end and Co.)	The Manse, Stroud, Gloucester	Corn Merchant	Glou cester	16 of 1913	Feb. 9, 1915	Discharge suspended for two years and six months. Bankrupt to be discharged as from 9th August, 1917	Bankrupt's assets were not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; he 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 imme- diately preceding his bankruptcy; he continued to trade for at least eighteen months after knowing him- self to be insolvent; he contracted debts provable in his bankruptcy without having at the times of con- tracting the same any reasonable or probable ground of expectation of being able to pay the same; and he contributed to his bankruptcy by rash and hazardons speculations

THE LONDON GAZETTE, 9 MARCH, 1915.