## ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

Dehtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Dunean, Charles Lyell (described in the Receiving Order as Charles Lyall Duncan)	14/17, Poultry, London, E.C.		High Court of Justice in Bank- ruptey	651 of 1915	Mar. 14, 1917	Discharge suspended for two years. Bankrupt to be discharged as from 14th March, 1919	Bankrupt's assets are not of a value equal to 10s, in the pound on the amount of his unsecured liabilities; and that he had brought on or contributed to his bankruptcy by rash and hazardous speculations, by unjustifiable extravagance in living and by gambling
Reading, Charles Henry (described in the Receiving Order as C. H. Reading)	Carrying on business at 386, Holloway - road, and 138, Upper-street, Islington, London	Costumier and Mantle Maker	High Court of Justice in Bank- ruptey	433 of 1907	Mar. 13, 1917 <sub>;</sub>	Bankrupt discharged subject to the following condition to be fulfilled before his discharge takes effect, viz.:—Bankrupt shall, before the signing of this Order, consent to Judgment being entered against him in the King's Bench Division of the High Court by the Official Receiver for the sum of £50, being part of the balance of the debts provable in the bankruptcy which is not satisfied at the date of this Order, and pay £1 10s. costs of Judgment; and that, upon the required consent being given, Judgment may be entered against the bankrupt in the King's Bench Division of the High Court for the sum of £50. Note.—£50 paid to the Official Receiver in lieu of entering up Judgment. Public examination concluded 26th July, 1907	Bankrupt's assets are 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 bankruptey; had continued to trade after knowing himself to be insolvent; and had on a previous occasion—viz., in 1905—made an arrangement with his creditors
Walker, Robert Percy	Carrying on business at 19 and 20, Noble-street, E.C., lately carrying on business at 59, Gresham-street, E.C., both in the city of London, and residing at 3A, East Dulwichroad, Peckham Rye, London, and lately residing at 41, Norbury Court-road, Surrey	Manufacturer's Agent	High Court of Justice in Bank- ruptey	168 of 1912	Mar. 13, 1917	Bankrupt discharged subject to the following condition to be fulfilled before his discharge takes effect, viz.:—Bankrupt shall, before the signing of this Order, consent to Judgment being entered against him in the King's Bench Division of the High Court 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 pay £1 10s. costs of Judgment; and that, upon the required consent being given, Judgment may be entered against the bankrupt in the King's Bench Division of the High Court for the sum of £20. Note.—£20 paid to the Official Receiver in lieu of entering up Judgment	Bankrupt's assets are 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 bankruptcy; and had continued to trade after knowing himself to be insolvent