ORDERS MADE ON APPLICATION FOR DISCHARGE-continued.

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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.
Stevenson, James	Church-street, Guisbrough, Ycrkshire 99 and 101, Westgate, 1, New- road, and Mill-street, all in Guisbrough, and also Dans- dale House, Dunsdale, town- ship of Kirkleatham, all in Yorkshire	Hawker, Tinner, and General Dealer Wholesale and Retail Confectioner and Grocer		40 of 1885 66 of 1826	Dec. 14, 1886 Dec. 14, 1886	Discharge suspended for two years Discharge suspended for twelve months	That the 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 imme- diately preceding his bankruptcy That the 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 imme-
Winspear, Ralph Snaith	1, Hilda-terrace, Pallion, Sunderland, county of Dur- ham	Builder	Sunderland	28 of 1885	Dec. 16, 1886	Discharge suspended for three months	diately preceding his bankruptcy (1.) That the 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 three years immediately preceding his bankrupty, inasmuch as he has failed to keep any books of account, having only some rough and incorrect minutes of some of his cash transactions as appears by O. R. 7 (8), and has never balanced his books. (2.) That the bankrupt had contracted debts provable in the bankruptcy without hav- ing at the time of contracting the same any reasonable or probable ground of expectation of being able to pay them, inasmuch as he accepted the accom- modation bills set out in sheets D and F in his statement of affairs, when having regard to the facts of the case as disclosed by the debtor's public ex- amination, and by his statement of affairs and books, &c. he must have been aware that he was insolvent before accepting any of them. (3.) That the bankrupt had on a previous occa- sion, that is to say, in the County Court of Durham, holden at Sunder-

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