ORDERS MADE ON APPLICATION FOR DISCHARGE.

: 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.
Finlayson, Arthur Robert Morrison	10, Tollington-place, Tolling- ton-park, Middlesex	Clerk in Holy Orders	High Court of Justice in Bankruptcy	1078 of 1886	Dec. 17, 1886	Bankrupt discharged subject to the following conditions, viz.:—That he shall consent to judgment being entered against him in the Queen's Bench Division of the High Court of Justice by the Official Receiver for the sum of £2,328 17s. 7d., being the amount of the debts provable in the bankruptcy which are not satisfied at the date of this Order, such judgment to remain in force until the creditors who have proved, or who may hereafter prove their debts in the bankruptcy, shall have been paid 2s. 6d. in the pound upon the amount of such debts	That the debtor had contracted debts provable in the bankruptcy without having at the time of contracting them any reasonable or probable ground of expectation of being able to pay them; and it appearing from bankrupt's statement of affairs that his deficiency was occasioned by damages and costs awarded against him in a divorce suit in which he was co-respondent, and that he had no assets
Howard, Alfred	1, Little Sussex-place, Hyde Park-gardens, Middlesex	Builder and Contractor	High Court of Justice in Bankruptcy	274 of 1886	Feb. 25, 1887	Discharge suspended for six months. Bankrupt to be discharged as and from 25th day of August, 1887	The bankrupt had continued to trade after knowing himself to be insolvent
Tosen, John James	64, King William-street, London, and Railway Ap- proach, London Bridge, Surrey, and 159, Brixton- road, Surrey	Watchmaker and Jeweller	High Court of Justice in Bankruptcy	648 of 1886	Feb. 22, 1887	Discharge suspended for six months. Bankrupt to be discharged as and from the 22nd day of August, 1887	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 immediately preceding his bankruptcy. That the bankrupt had continued to trade after knowing himself to be insolvent
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