## 4689

## 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.
Bishop, Agnes	Ventnor Villa, Birkbeck-road, Acton, Middlesex, and 15, Albion-buildings, Westmore- land-buildings, Aldersgate-	Mantle Manufacturer, trading with Robert Willcocks, as Willcocks and Bishop, Spinster	High Court of Justice in Bankruptcy	314 of 1887.	Aug. 2, 1887	Discharge granted	
Williams, Edward William	street, London 6, Briggate, Brighouse, York- shire	Tailor and Clothier	Halifax	31 of 1885	July 19, 1887	Discharge granted, but suspended till the 1st day of December, 1887	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, and had continued to trade knowing himself to be insolvent
Sablofsky, Joseph	gate, Leeds, Yorkshire, and residing at 11, Ramsdenterrace, North-street, Leeds  81, Regent-street, Leeds, Yorkshire	Printer and Decorator	Leeds	33 of 1886	Aug. 4, 1887	Discharge suspended for one month	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; had continued to trade after knowing himself to be insolvent; and had contracted debts provable in the bankruptcy without having at the time of contracting the same any reasonable or probable ground of expectation of being able to pay them
Friedman, Hyman (trading as Sablofsky and Friedman)	Saint-street, Regent-street, Leeds Regent-street, Leeds	Leather Dealers and Grocers	Leeds	12 of 1887	June 9, 1887	Discharge suspended for eighteen months	Bankrupts have omitted to keep such books of account as sufficiently disclose their business transactions and financial position within the three years immediately preceding their bankruptcy; have continued to trade after knowing themselves to be insolvent; and have contracted debts provable in the bankruptcy without having at the time of contracting the same any reasonable or probable ground of expectation of being able to pay them