

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.
Gyll, F. G.	Hoathe Farm, Saint Martin's Hill, Canterbury	Lieutenant-Colonel ...	Canterbury	1 of 1886	Dec. 9, 1887 (Order made on application to vary an Order dated the 31st May, 1886, granting the bankrupt his discharge on certain conditions)	Bankrupt to be discharged on a certificate of the Trustee that Brooke Flemyng Gyll, the brother of the bankrupt, has paid into his hands a sum of money sufficient to pay all costs and fees payable in the bankruptcy, and the sum of £21 for the remuneration of the Trustee, and also a sum sufficient to pay a Dividend of 7s. 6d. in the pound on all debts due to the creditors of the bankrupt, other than those which have been assigned to the said Brooke Flemyng Gyll, the said Brooke Flemyng Gyll waiving all claim for Dividend on the debts so assigned to him	
Barnard, Christopher John	The Villa, Swindon, lately residing at Apperley House, Apperley, both in Gloucestershire	Late a Major in the Army	Cheltenham...	17 of 1887	Dec. 9, 1887...	Discharge granted	
Wilson, Samuel....	John-street, Brightlingsca, Essex	Carpenter, Builder, and Undertaker	Colchester	12 of 1887	Dec. 2, 1887...	Discharge suspended for three months. Bankrupt to be discharged as from the 2nd March, 1888	Bankrupt 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
Cook, Reuben	The Ridgway, Enfield, Middlesex	Farmer	Edmonton	13 of 1885	Sept. 27, 1887	Discharge granted conditionally upon payment by the bankrupt to the Official Receiver a sum sufficient to pay his unsecured creditors a Dividend of 5s. in the pound upon the amount of their respective debts, with liberty to apply	Bankrupt had omitted to keep such books of account 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 on a previous occasion made a statutory arrangement with his creditors