64
co
-

			CIDINIDAD DATAS	V2. 222 - 222				
No. 25	Debtor's Name.	Acdress.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
25809. H	Underhay, William ; Edgar	West Norton, parish of Town- stal, late Downton, parish of Dittisham, both in Devon- shire	Farmer	Enst Stonehouse	42 of 1887	Mar. 14, 1888	Discharge suspended for three months. Bankrupt to be discharged as from the 14th June, 1888	Bankrupt had not kept any books of account, nor did he within the three years preceding his bankruptcy prepare any statement of his affairs or take any account of his stock. In the month of March, 1887, the whole of the bankrupt's effects were levied under a warrant of distress for one year's rent, £372, and which realised by sale and valuation £564 17s. 6d.; that amount was principally absorbed in payment of rent, rates, taxes, tithes, auctioneer charges, &c. a sum of £68 16s. was also paid or allowed by the bankrupt to his father-in-law, Mr. Smaridge, a Farmer, of Totnes, in part satisfaction of his claim of £240, and £60 was paid by the bankrupt to the National Provincial Bank at Totnes in reduction of his overdraft there
	Frayne, Robert	70, Newmarket-street and the Fish Docks, Great Grimsby, Lincolnshire	Smackowner	Great Grimsby	54 of 1887	Mar. 16, 1888	Discharge suspended for one month.	Bankrupt had omitted to keep books suffi- ciently disclosing his business transac- tions, and had entered into hazardous transactions which were the immediate cause of his bankruptcy
	Laws, Charles Hardy	196, Yorkshire-street, Rochdale, Lancashire, formerly 37, Rolton-street, Bury, Lancashire, and carrying on business at 26, Victoriastreet, Manchester	Photographer	Manchester	5 of 1887	Mar. 24, 1888	Discharge suspended for three months	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
					14.8			continued to trade after knowing him- self to be insolvent; and had con- tracted the whole of the 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
	; -		1	1	l 1	1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 /	I was the state of the same	1