## ORDERS MADE ON APPLICATIONS FOR DISCHARGE-continued.

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.
		•					filing his petition; but the amended deficiency account shows he was insolvent on 17th December, 1887; had contracted debts provable in the bankruptcy without having at time of deing so any reasonable or probable ground of expectation of being able to pay them. Debts to the amount of £175 6s, were incurred since the said 17th December, 1887
Hutchings, James	West Buckland, Somerset- shire, lately residing and trading at the Crown Inn, West Buckland	Lately Innkeeper, now out of business	Taunton	of 1889	Aug. 6, 1889	Discharge suspended for eighteen months. Bankrupt to be discharged as and from 6th February, 1891	Bankrupt had omitted to keep such books of account as are usual and proper, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy, and had kept no books of account for the last five years; had continued to trade after knowing himself to be insolvent; he admitted he became aware of his insolvency about a year previous to filing his petition; had contracted debts provable in bankruptcy without having at the time of contracting them any reasonable or probable ground of expectation of being able to pay them; he admitted at his public and preliminary examination on the day the Receiving Order was made that he paid £10 17s. 3d. to his landlord's agent for rent, and after the Order was made paid £6 10s. to the said agent for rent. Bankrupt, a short time before filing petition, removed from his premises at West Buckland (in respect of which no rent was distrainable) to other premises rented by him of Mr. O. G. Walter, in respect of which latter premises rent was due, a portion of his effects upon which landlord distrained for rent, the sum realised being £25 19s. 6d. Bankrupt withheld all information as to growing crops, and before filing, and when he knew himself to be insolvent, surrendered to Messra Arnold and Sons the lease of public-house and premises, no consideration being paid
						·	by Messrs. Arnold beyond their cancelling debt due to them by debtor; considerable value attached to said lease and goodwill of business