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.
Turner, Samson	1, 2, 3, and 5, West Green- road, Tottenham, Middlesex	Linen Draper	Edmonton	15 of 1892	April 17, 1893	Discharge suspended for two years. Bankrupt to be discharged as from 17th April, 1895. Provided that same shall be granted forthwith if in the meantime a Dividend of 10s. in the pound, inclusive of the Divi- dend already paid by the Trustee, be paid to the creditors by the Trustee for the time being of the bankrupt's estate	Proof of facts stated in Sec. 8, Sub-sec. 3 (B.), (C.), (D.), and (K.), Bankruptcy Act, 1890
Beaumont, Barrington Gooding	Kirkley, near Lowestoft, Suffolk	Grocer and Wine and Spirit Merchant		2 of 1892		and six months. Bankrupt to be discharged as from 14th October,	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had
						1895. Provided that if before the expiration of the said period of suspension the bankrupt shall pay to the Official Receiver a sum sufficient to pay his creditors a further Dividend of 5s. 2d. in the pound, making a total Dividend of 12s. in the pound, he shall be discharged as from the date of such payment	omitted to keep proper books of account; had continued to trade after knowing himself to be insolvent; and had put a creditor to unnecessary expense by a irivolons and vexatious defence to an action
Parker, William	Crown-road, and carrying on business at Middle	Fish Merchant and Fish Inspector	Great Yarmouth	7 of 1892	April 14, 1893	Discharge suspended for two years Bankrupt to be discharged as from 14th April, 1895	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep proper books of account; had con-
	Market-road, all in Great Yarmouth, Norfolk						tinued to trade after knowing himself to be insolvent; and had contracted a debt prov- able in the bankruptcy without having at the time of contracting the same any reasonable or probable ground of expecta- tion of being able to pay it
Whitting, Strettle	Chetwynd End and Lower Bar, Newport, Salop	Blacksmith, trading with Sarah Whitting as S. and S. Whitting	Stafford	8 of 1892	April 6, 1893	Discharge granted subject to the following condition (which has been fulfilled) namely, bankrupt shall consent to Judgment being	Bankrupt had omitted to keep such books of account as are usual and proper in his business, and had continued to trade after knowing himself to be insolvent
	•					entered against him in the County-Court, at Stafford, by the Official Receiver for the sum of £20, being part of the balance of the debts provable in the bankruptcy	who will immedit on no misorachis