ORDERS MADE ON APPLICATIONS FOR DISCHARGE—continued.

Debtor's Name.	Address.	` Description.	Court.	i No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute
				<u>-</u>			Order of Discharge,
Childs, Marcus	High-street, Nettlebed, Ox- fordshire	Grocer and Baker	Reading	15 of 1891	Jan. 18, 1893	Discharge suspended for three years	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 such books of account as are usual and proper in the business carried on by him; had contracted debts provable in the bankruptcy without having any reasonable or probable ground of expectation of being able to pay them; and had been guilty of a fraudulent act
Becher, Trevor George	9, Farnan-road, Streatham, Surrey, lately trading at 148, Ormside-street, Old Kent- road, Surrey	Cocoa Nut Mat and Mat- ting Manufacturer, in partnership with Trevor St. John Becher as Becher and Sons	Wandsworth	19 of 1893	Jan. 22, 1894	Discharge suspended until a Dividend of not less than 10s, in the pound has been paid, with liberty to apply after two years	Bankrupt's assets are not of a value to 10s. in the pound on the amount of his unsecured liabilities
Tildesley, Matthew Herbert	Living in lodgings at 23, Walsall-street, Willenhall, Staffordshire	Builder and Contractor, trading with Thomas Pardoe, as Tildesley and Pardoe, at 8, Hall-street, Willenhall	Wolverhampton	41 of 1888	Jan. 22, 1894	Discharge granted subject to the following condition, namely, bankrupt shall consent to Judgment being entered against him in the County Court of Staffordshire, holden at Wolverhampton by the Official Receiver for £100, being part of the balance of the debts provable under the bankruptcy against the joint estate of the said bankrupt which is not satisfied at the date of this Order, and for the benefit of the joint creditors of the abovenamed bankrupts	Bankrupt had omitted to keep proper books of account; had continued to trade after knowing himself to be insolvent; had given an undue preference to one of his creditors; and had not disclosed a reversionary interest in property at Willenhall
	•						