Grounds named in Orderfor refusing an Absulute Debtor's Name No. Date of Order. Nature of Order made. Address. Description. Court. Order of Discharge. 34 Feb. 23, 189 Discharge suspended for two years Bankrupt's assets are not of a value equal to Stockbridge, Augustus Hauxton, Cambridgeshire Miller Cambridge .. 10s. in the pound on the amount of his Alexander of 1892 unsecured liabilities, and he has not satisfied the Court that this fact has arisen from circumstances for which he cannot justly be held responsible; that the 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; and had continued to trade after knowing himself to be insolvent Feb. 8, 1898 Haldon. the Right The Manor House, Torquay, Exeter 40 Bankrupt to be discharged upon Honourable Devonshire of 1890 payment into Court of the sum Lawof £500, or consent to Judgment rence Hesketh. ø being entered against him for that Baron sum. Discharge not to issue until the payment of the said sum of £500, together with the Trustee's costs of this application Mem.-The above sum of £500 and the Trustee's costs of the application having been paid, the Discharge has been issued Feb. 16, 1898 Discharge suspended for two years Bankrupt's assets are not of a value equal to Drew, John William 7, Connaught-terrace, Ply-Plymouth and 34 Ironmonger ... and six months. Bankrupt to be 10s. in the pound on the amount of his un-Last Stoneof 1896 mouth, in the county of discharged as from 16th August. secured liabilities; that he had omitted to keep such books of account as are usual house Devon 1900 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 continued to trade after knowing himself to be insolvent; had con-tracted debts provable in the bankrupicy without having at the time of contracting them any reasonable or probable ground of expectation of being able to pay them; and had within three months preceding the date of the Receiving Order, when unable to pay his debts as they became due, given an undue preference to one of his creditors

## OBDERS MADE ON APPLICATIONS FOR DISCHARGE-continued.

MARCH

29,

1898.

2078