ORDERS MADE ON APPLICATIONS FOR DISCHARGE

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.
Brenan, Thomas Henry Arthur (described in the Receiving Order as Thomas Brenan)	4, Thav'es-inn, Holborn Circus, in the county of London	Watch Importer	High Court of Justice in Bank- ruptcy	517 of 1906	Dec. 12, 1906	Discharge suspended for two years. Bankrupt to be discharged as from 12th December, 1908	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities, and that he 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
Idle, George Herbert (described in the Receiving Order as George H. Idle, and trading as Gray. Idle, and Co.)	on busivess at 16, West Smithfield, Middlesex	Provision Merchant	High Court of Justice in Bank- ruptcy	344 of 1898 `	Dec. 13, 1906	Discharge suspended for two years. Bankrupt to be discharged as from 13th December, 1908	Bankrupt's assets are not of a value equal to 10s, in the pound on the amount of his unsecured liabilities
Peirano, Virginia	Park Mansions, Knights- hridge, late of the Alexandra Hotel, Knightsbridge, and formerly of 41, Glou- cester-gardens, all in the county of London	Spinster	High Court of Justice in Bank- ruptcy	723 of 1906	Dec. 14, 1906	Discharge suspended for two years. Bankrupt to be discharged as from 14th December, 1908	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of her unsecured liabilities
Soar, William Walter	421, Brixton-road, and Sarsfield, 108, Emanuel- road, Streatham Hill, both in the county of London	Tailor	High Court of Justice in Bank- ruptcy	915 of 1906	Nov. 27, 1906	Discharge suspended for six years. Bankrupt to be discharged as from 27th November, 1912	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 continued to trade after knowing himself to be insolvent; that after the presentation of a bankruptcy petition by him or within four months next before such presentation the bankrupt had concealed a part of his property to the value of £10 and upwards, to wit, £431; and had made a material omission in a statement relating to his affairs, to wit, of the sum of £431, from his statutory statement of affairs; but the Court for special reasons connected with the restitution of the concealed property above referred to having determined that the bankrupt's discharge shall not be wholly refused