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.
Bartram, Reginald Henry (described in the Receiving Order as Reginald H. Bartram)	2, Vernon - mansions, Queen's Club-gardens, in the county of Lon- don, lately residing at 18, Victoria-mansions, Queen's Club-gardens aforesaid	Brower's Manager	High Court of Justice in Bank- ruptcy	1078 of 1909	Dec. 29, 1910	Discharge suspended for three years. Bankrupt to be discharged as from 21st December, 1913	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 brought on his bankruptcy by rash and hazardous speculations, unjustifiable extravagance in living, and gambling
Fletcher, Robert Fielder and Fletcher, Edward Henry Eugene (trading in co-	57, Jerningham - road, New Cross, in the county of London White Cottage, Van- burgh-fields, Black- heath, Kent		-				•
partnership as Fletcher Brothers (described in the Receiving Order as Robert Fletcher and Edward Fletcher, trad- ing as Fletcher Brothers)	At 81, King's-road, Brighton, Sussex	Auctioneers and Fine Art Dealers	High Court of Justice in Bank- ruptcy	897 of 1903	Dec. 15, 1910	Discharge of bankrupts suspended for two years. Bankrupts to be dis- charged as from 15th December, 1912. Public Examination concluded 14th October, 1903	Bankrupts' assets are not of a value equal to 10s. in the pound on the amount of their unsecured liabilities; that they had omitted to keep such books of account as are usual and proper in the business carried on by them and as sufficiently disclose their business transactions and financial position within the three years immediately preceding their bankruptcy; and had continued to trade after knowing themselves to be insolvent
Wood, John	Steyning, Sussex	Corn, Seed, and Coal Merchant	Brighton	24 of 1909	Dec. 22, 1910	Discharge granted subject to bankrupt consenting to Judgment being entered against him for £125, part of the balance of debts provable in the bankruptcy not satisfied at the date of Order, and £1 10s. c sts of judgment	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 and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; and that he had continued to trade after knowing himself to be insolvent
Cobb, Charles Percival (lately carrying on business under the style or firm of Davies and Co.)	Castleville, Cantilupe- street, Hereford, and lately carrying on business at Coningsby- street, Hereford	Gentleman (lately carrying on busi- ness as a Mineral Water Manufac- turer)	Hereford	9 of 1910	Dec. 13, 1910	Bankrupt's discharge be suspended until a dividend of not less than 10s. in the pound has been paid to the creditors, with liberty to the bankrupt at any time after the expiration of two years from the date of this Order to apply for a modification thereof, pursuant to section 8 of the Bankruptcy Act, 1890	Bankrupt's assets are not of a value equal to 10s, in the pound on the amount of his unsecured liabilities