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.
	·	,		-		of the debts provable in the bankruptcy which is not satisfied at the date of this Order, and pay £1 10s. costs of Judgment; and that, upon the required consent being given, Judgment may be entered against the bankrupt in the King's Bench Division of the High Court for the sum of £50. Public examination concluded 24th February, 1892	
Sichel, Alfred Charles Ernest	35, Bread-street, in the city of London .	Merchant and Manufacturer (trading with Ernest George Sichel, Leopold Antony Ernest Sichel, and John Scrimgeour, and described in the Receiving Order and trading as Ernest Sichel and Co.)	High Court of Justice in Bank- ruptcy	551 of 1911	Nov. 18, 1913	Bankrupt discharged subject to the following condition to be fulfilled before his discharge takes effect, viz.:—Bankrupt shall, before the signing of this Order, consent to Judgment being entered against him in the King's Bench Division of the High Court by the Official Receiver for the sum of £50, being part of the balance of the debts provable in the bankruptcy which is not satisfied at the date of this Order, and pay £1 10s. costs of Judgment, and that, upon the required consent being given, Judgment may be entered against the bankrupt in the King's Bench Division of the High Court for the sum of £50, the £1 10s. costs of Judgment having been paid to the Official Receiver	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 continued to trade after knowing himself to be insolvent
Hullah, William	12, Park street, and carrying on business at Park street, both in Keighley, York- shire	Blacksmith	Bradford	52 of 1912	Dec. 2, 1913	Discharge suspended for four years. Bankrupt to be discharged as from 2nd December, 1917	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he omitted to keep such books of account as are usual and proper in the business carried on by him and as sufficiently disclosed his business transactions and financial position within the three years immediately preceding his bankruptcy; that he continued to trade after knowing himself to be insolvent; that he failed to account satisfactorily for the deficiency of assets to meet his liabilities; and that he on a previous occasion made an arrangement with his creditors