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.
Appleyard, Robert	59, Seymour road, Bolton	Fish Dealer	Bolton	7 of 1909	Sept. 10, 1919	Discharge granted subject to bankrupt consenting to Judgment for £25. (The amount has been paid.)	Assets not equal to 10s. in the pound; bankrupt had omitted to keep proper books of account, and had continued to trade after knowing himself to be insolvent
Hall, Samuel	7, and lately of 11, Hind Hill-street, Hey- wood, Lancs.	Saddler	Rolton	20 of 1914	July 9, 1919	Discharge suspended for four years. Bankrupt to be discharged as from 9th July 1923	Bankrupt had within six months next before the presentation of his own petition concealed part of his property to the value of £10 and upwards, and had fraudulently removed part of his property to the value of £10 and upwards, but as no serious loss had thereby resulted to the estate the Court determined that his discharge should not be absolutely refused. Assets not equal to 10s, in the pound; bankrupt had omitted to keep proper books of account, and had continued to trade after knowing himself to be insolvent
McCallister, Her- bert Alexander	254, Chorley Old-road, and lately of 93, Cres- cent-road, Bolton	Confectioner	Bolton	8 of 1915	Sept. 10, 1919	Discharge granted subject to bankrupt consenting to Judgment for £10	Assets not equal to 10s. in the pound; bankrupt had omitted to keep proper books of account, and had continued to trade after knowing himself to be inselvent
Beattie, John Buchanan (de- scribed in the Receiving Order as J. Buchanan Ecuttie)	Lately carrying on business at the Marine Hotel, Selsey, in the county of Sussex	Hotel Proprietor	Brighton, (by transfer from the High Court of Justice)		Sept. 25, 1919	Discharge refused	Bankrapt's assets are not of a value equal to 10s. in the £ 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; that he had failed to account satisfactorily for the deficiency of assets to meet his liabilities; and had contributed to his bankruptcy by gambling
Mellish, William Robert	85, Stuart-road, Wimbledon Park, in the county of Surrey, and lately carrying on business and residing at The Clarence Restaurant, 13, Sussex gardens, Terminus-road, Eastbourne, in the county of Sussex		Eastbourne	8 of 1913	Sept. 30, 1919	Discharge suspended for two years	Facts mentioned in sec. 26, sub-sec. 3 (A.), (B.), (C.), (D.) and (I.), Bankruptcy Act, 1914