ORDERS MADE ON APPLICATIONS FOR DISCHARGE-continued.

Debtor's Name.	Aūdress.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Dann, Albert Henry (formerly carrying on basi- ness with a partner under the style of A. H. Dann and Co.):	Bank Hall · road, Heaton Mersey, but formerly at 11, Ley- land-avenue. Didsbury.	Now a Carrier and Shipping Agent's Manager, but for- merly a Carrier and . S h'ip p in g Agent _{BSLA}	Manchester	83 .of 1905	Sept. 37, 1919	That the bankrupt be discharged subject to the following condition to be ful- filled before his discharge takes effect, namely:—He shall, before the signing of this Order, consent to Judgment being entered against him in the County Court of Lancashire, holden at Manchester, by the Official Receiver for the sum of £250, being part of the balance of the debts provable in the bauk- ruptcy which is not satisfied at the date of this Order. Further ordered, without prejudice and subject to any execution which may be issued on the said Judg- ment with the leave of the Court, that the said sum of £250 be paid by the bankrupt forthwith to the Official Receiver for distribution among the creditors in the bankruptcy. And further ordered that, upon the required consent being given, Judgment may be entered against the bankrupt in the County Court of Lancashire, holden at Manchester, for the said sum of £250. Note.—Certificate of satisfaction dated 7th October, 1919, filed by the Official Receiver	Proof of facts mentioned in paragraphs (A.), (B.), and (C.), sub-sec. 3, sec. 26, Bankruptcy Act, 1914
Gee, Arthur Willism	Wolseley Bridge, in the county of Stafford	Engine Driver	Stafford	4 of 1914	Oct. 10, 1919	Bankrupt discharged subject to the following condition to be fulfilled before his discharge takes effect, viz. :Bank- rupt shall, before the signing of this Order, consent to Judgment being entered against him in the County Court of Staffordshire, holden at Stafford, by the Official Receiver (Trustee), for the sum of £20, being part of the balance of the debts provable in the bankruptcy which is not satisfied at the date of this Order, and for £1 10s. costs of Judgment	Proof of facts mentioned in sec. 26, sub-sec. 3, para- graphs (A.), (B.) and (C); and that he had been guilty of misconduct in incurring all his hiabilities (£209) at or after the date he knew of his insolvency; and also in wilfully misleading this honourable Court by stating in an affidavit, sworn by him on 13th May, 1912, what he then knew to be untrue as regarded the number of his creditors and the amount of his indebtedness to them for the purpose of obtaining au Administration Order and avoiding bankruptcy proceedings

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THE LONDON GAZETTE, 4 NOVEMBER, 1919.