

Case No. 8,838.

IN RE MACKAY.

{4 N. B. R. 67 (Quarto, 17).}¹

District Court, S. D. New York.

1870.

BANKRUPTCY—DISCHARGE—PROPER BOOKS OF ACCOUNT.

Where discharge was refused bankrupt for failing to keep proper books of account.

{In the matter of John Maxwell Mackay, a bankrupt. For prior proceedings in this case, see Case No. 8,837.}

T. C. F. Buckley, for creditor.

G. C. Barrett, for bankrupt

BLATCHFORD, District Judge. Having come to the conclusion, on the evidence, that the bankrupt was, in fact, as a merchant and trader, a member with John Murdock Mackay and John Neilson, of the copartnership firm of J. M. Mackay & Co., a discharge must be refused to him, for the reasons set forth for refusing discharges to those persons; the specifications in opposition to his discharge as a member of said firm, as a merchant and trader, being to the same effect as in respect to them, in regard to the keeping of proper books of account

McKAY, In re. See Case No. 323.

McKAY, In re. See Case No. 11,978.

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