

SALOON LIQUOR LICENSE

CLASS 2.

1896

The Board of Excise,

OF THE CITY OF NEW YORK,

HEREBY CERTIFIES, that

NO 3317

Philip Walsh

is licensed as **SALOON KEEPER** to sell **STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER,** in quantities less than five gallons at a time, to be drunk on or off the licensed premises at

No 645 East 152d St 1st floor

Issued the *28th* day of *Dec* 189*5*

D. M. Allen

Cashier

William H. Conye

Clerk

Charles A. Woodman
William A. Woodman

Commissioners
of
Excise.

1895-96

THIS LICENSE MUST BE KEPT IN A CONSPICUOUS POSITION, AS REQUIRED BY THE EXCISE LAW.

Kachler.



TO, HON. ASHBEL P. FITCH,

Comptroller of the City of New York.

Sir:-

PLEASE TAKE NOTICE, that I, the undersigned, have
and do hereby present a claim against the Mayor, Aldermen,
and Commonalty of the City of New York, for the sum of

Sixty four and 65/100 dollars (\$ 64 ⁶⁵/₁₀₀).

That the facts and circumstances out of which said
claim arises are as follows:

That on the *28th* day of *October* 1895 an excise
license was issued to the undersigned by the Board of Excise
of the City of New York, for and up to the *26th* day of *October*
1896. *for the premises known as*
No 645 East 152 St

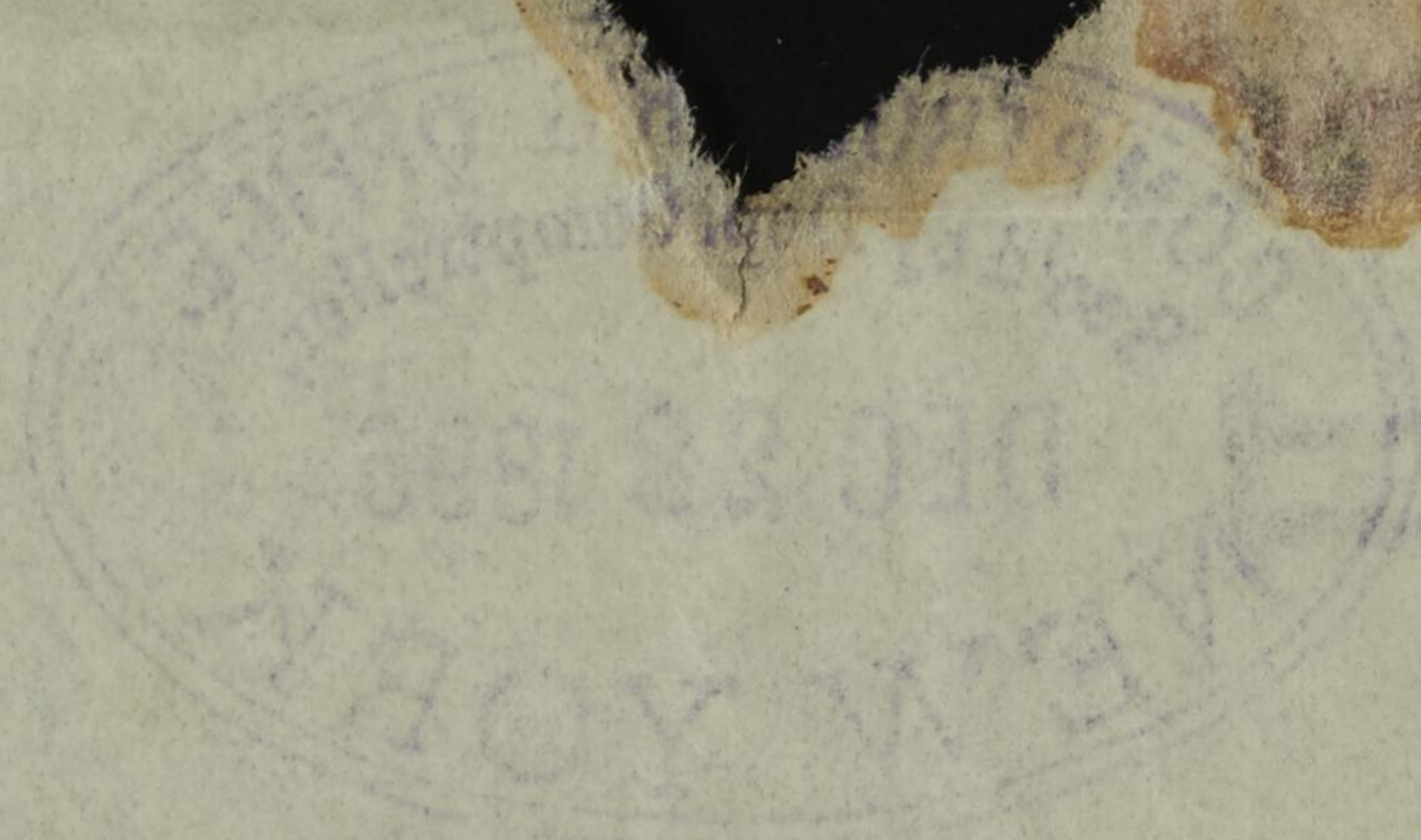
That under the provisions of Section 4, Chapter 112,
Laws of 1896, the undersigned is entitled to receive and re-
cover from the City of New York, the sum above mentioned,
being for *118* days, that being "the remainder of the
time for which such license would otherwise have run."

Dated, New York, *Nov 30* 1896.

J & M Haffen
Assignees of
Philip Koehler
Claimant.

License No 3317

OK
12/1/96



My dear Mr. [illegible]
I have just received your letter of the 21st inst. and am
glad to hear that you are well. I am also well and hope
this letter finds you the same. I have not much news to
write at present. I am still in New York and hope to
be home soon. I will write again when I have more news.

I am, dear Mr. [illegible], very truly,
Your friend,
[illegible signature]

Very truly,
[illegible signature]

W H E R E A S the Board of Excise of the City of New York, as authorized by Chapter 401 of the laws of 1892, as amended by Chapter 480 of the laws of 1893, and on the payment of *Two hundred* Dollars (\$ *200*) as a fee therefor, granted, and on the *28th* day of *October* 1895 issued to *Philip Koehler* an excise license for premises known as *645 East 152^d St* under the provision of law that said license should expire one year from the date of issue thereof; to wit, on the *26th* day of *October* 189 ; and:

W H E R E A S , under the provisions of Chapter 112 of the laws of 1896, said license ceased, determined and became void from and after the 30th of June, 1896, and the holder of said license thereupon became entitled to receive and recover from the City of New York such proportion of the whole license fee paid therefor, as the remainder of the time for which such license would otherwise have run, shall bear to the whole period for which it was granted; which said sum is made payable on demand.

N O W , T H E R E F O R E , in consideration of one dollar paid, and of other good and valuable considerations, the receipt whereof is hereby acknowledged, I *Philip Koehler* the holder of said license do hereby sell, assign and transfer unto *J & M Haffen* of *No 644 East 152^d St* City of *New York* the said license and all my right, title and interest to and in the proportionate amount of the license fee paid therefor, due and recoverable from the City of New York, under the provisions of Chapter 112 of the Laws of 1896, and hereby nominate and appoint the above named assignee my attorney irrevocably to demand, sue for, collect and

receive in my name or otherwise, but at the said assignee's own proper cost and expense, any and all sums which may be or become due or owing for or on account of the unexpired term of said license, as aforesaid, and to execute and deliver in my name or otherwise any acquittance receipt or other document which may be requisite or proper for that purpose.

And the undersigned as an inducement for the payment of the consideration hereinbefore referred to, hereby states, represents and warrants that *he* is the sole and exclusive owner of the said license and all rights and claims accruing thereunder, and that neither the said license nor the claim hereby assigned has been previously assigned, hypothecated, or in any wise encumbered.

IN WITNESS WHEREOF, I *Philip Koehler*
have hereunto set my hand and seal this *30th* day of *November*
1896.

WITNESS,

John Mehlman

Philip Koehler



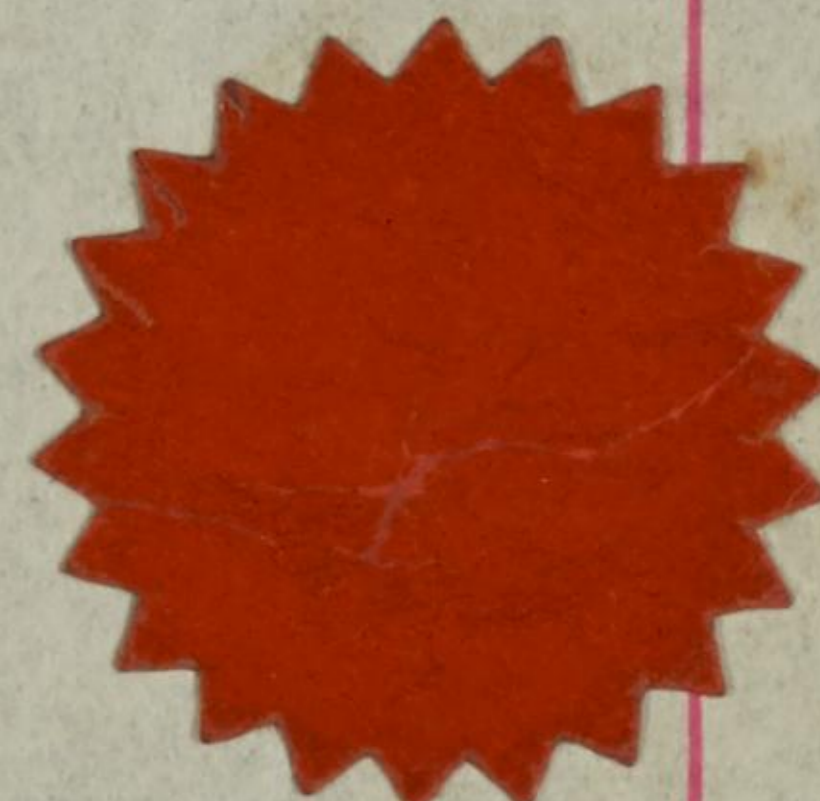
City and County of New York, ss:

Philip Koehler being duly sworn,
says that he has heard read the foregoing instrument, that
he executed the same and that all and singular the warran-
ties and representations therein made by *him* are true to
his own knowledge.

Sworn to before me this)
30th day of November 1896.)

John Mehlum
Notary Public
N.Y. Co

Philip Koehler



(seal)

City and County of New York, ss:

On this *30th* day of November 1896, before me person-
ally came *Philip Koehler* to me known
and known to me to be the same person described in and who
executed the foregoing instrument, and he acknowledged to
me that he executed the same.

John Mehlum
Notary Public
N.Y. Co

Knicker

City and County of New York, ss:

Charles Knicker, being duly sworn,

deposes that he has heard read the foregoing instrument,

he executed the same and that all and singular the within-

lines and contents thereof are true to

his own knowledge.

Given under my hand and seal of office

this 1st day of November, 1888.

John M. Knicker,

Notary Public in and for the

City and County of New York.

(Seal)

Subscribed and sworn to before me this 1st day of November, 1888.

Charles Knicker,

and he has acknowledged to me that he executed the same.

Witness my hand and seal of office this 1st day of November, 1888.

John M. Knicker,

Notary Public in and for the

City and County of New York.