

Application No. 6674 Original License No. 1702

Permission under assigned License.

**THE BOARD OF EXCISE**  
OF THE  
CITY OF NEW YORK

Hereby grants permission  
to Sabbro Sapa  
the assignee of Niota Gerardi  
heretofore licensed by the Board of Excise,  
to carry on the business of selling Spirituous  
Liquors, Wines, Ale and Beer, at the premises  
No. 177 Thompson St Basement  
in the City of New York for the balance of the  
term of such license.

SAID TERM EXPIRES ON THE 11 DAY OF July 1896

Dated Dec 11 1895

Transfer No. 943

D. W. Halen  
Cashier.

Charles H. Woodman  
Commissioners  
of Excise.

Melvin S. Dobson

William H. Coyne Clerk.

THIS PERMISSION MUST BE KEPT POSTED WITH THE ORIGINAL LICENSE.

~~White~~ ~~Guards~~

Tabbie - Papa

Problems Paper  
arranged by  
Victoria Semple  
177 Thomas St  
Dec 11/95  
July 14/96

\*Tabbie's  
July 14 1896

IN THE MATTER  
of  
the claim of  
*Fabbio Papa*  
against



The MAYOR, ALDERMEN and COMMONALTY of the  
City and County of New York.

To

HON. ASHBEL P. FITCH,  
Comptroller of the City and County of New York.

You will please take notice that the undersigned has a claim against the Mayor, Aldermen and Commonalty of the City and County of New York, arising out of the following facts, viz:

That heretofore, and on or about the 5 day of July 1896, a license was duly issued by the then existing Excise Board of the City of New York to one Nicola Gerardi as a saloon-keeper at No. 177 Thompson Street in the City of New York, and said license was assigned to claimant with the consent of said Excise Board, which consent was evidenced by a certificate of said Excise Board, dated Dec 11, 1895, said license by its terms to expire on the 14 day of July 1896, that subsequent to the issuing of said license, and on or about the 23d day of March, 1896, the Legislature of the State of New York duly enacted a law known as the Liquor Tax Law intending to regulate the traffic in liquors.

That by the terms of said Liquor Tax Law said license was rendered inoperative after June 30, 1896, and on that day, June 30, 1896, the said license was terminated by said Act of the Legislature.

That by the further provisions of said law, the holder of said license, after the same became inoperative under the new law, is entitled "to receive and recover from "the town or city in which such license was granted 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, and the "same shall be paid by such town or city upon demand."

The Fabbio Papa demands the immediate payment of the sum of \$ 7 67/100 as the rebate or proportionate sum to be paid for the unexpired term of said license, to wit: 14 days at 5479 cents per day.

Dated, New York, March 25 1897.

Respectfully submitted,

QUINCY, WENDEL & ROBESON,  
Attorneys for Claimant,  
280 Broadway,  
New York City.

*Fabbio Papa*

20994.

*Li. No. 1902.*

*Only Office in the Matter  
of*

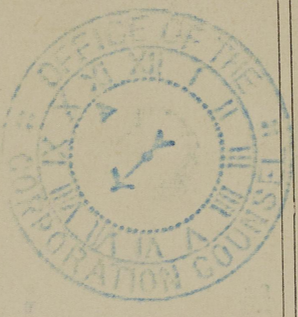
THE CLAIM OF

*Salvo Paper.*

vs.

THE MAYOR, ALDERMEN AND COMMON-  
ALTY OF THE CITY AND COUNTY OF  
NEW YORK.

Notice of Claim and Demand.



1897  
MAR 30  
RECEIVED

QUINCY, WENDEL & ROBESON,  
Attorneys for Claimant,  
280 Broadway,  
New York City.