

Brooklyn, April 22nd 1897

Honorable George W. Palmer,
Comptroller.

Dear Sir:

I send you herewith claim of Obrmeyer and Liebmann
against the City of Brooklyn, for the sum of Sixty one and 92/100
dollars, with interest thereon from the 15th day
of April 1897

The claim is made for rebate on license fee under the provisions of the
Liquor Tax Law, Chapter 112 of the Laws of 1896, upon the excise license which
is more fully set out in the annexed claim.

It is my opinion that the claim is a just one against the City of Brooklyn,
and should be paid out of the Revenue Fund; and I therefore, recommend that
it be settled and adjusted at the amount claimed, viz. Sixty one 92/100
dollars, with interest from the 15th of
April 1897.

Yours respectfully,

J. A. R. M.

Corporation Counsel.

E. M. P.

I hereby approve of the settlement of the within claim of Obrmeyer
and Liebmann at the sum of Sixty one
dollars and ninety two cents, with interest from the 15th
day of April 1897.

Dated, April 1897.

F. W. Munster

Mayor.

Upon the recommendation of the Counsel to the Corporation and with the
approval of his Honor the Mayor, and under the authority vested in me by
Chapter 568 of the Laws of 1894, I hereby settle and adjust the within claim of
Obrmeyer and Liebmann at the sum of Sixty one
dollars and ninety two cents, with interest from the
15th day of April 1897; and direct that the same be paid
out of the Revenue Fund.

Dated, April 29 1897.

Geo. H. Love

Deputy Comptroller.

THE CITY OF BROOKLYN,

To OBERMEYER & LIEBMANN,
a domestic corporation, with
an office at
Forrest and Bremen Sts.,
Brooklyn, N. Y.

Dr.

1896
July 1

For rebate of license fee on license

Number 3943, Class 2, dated Octo-

ber 21, 1895, expiring October 21,
1896, and issued to Philip Schmitt,
for premises No. 243 Flatbush Avenue,
Brooklyn, and assigned by said Philip
Schmitt to Obermeyer and Liebmann,

----- \$61.92
with interest

County of Kings)
City of Brooklyn) SS:

Theodore Obermeyer being

duly sworn deposes and says: that he is the President
and Treasurer of Obermeyer and Liebmann above-named;

that the item charged in the foregoing account amounting
to *Sixty one $\frac{92}{100}$* — Dollars is correct; and that
the said account has not been either in whole or in part,
paid, satisfied or assigned and that the same is justly
due the said Obermeyer and Liebmann; that said license
or claim has not been assigned or mortgaged except as
above stated, and that there are no convictions or
charges or excise violations affecting said license and
that the same has not been revoked or annulled.

Sworn to before me this)
14th day of April, 1897)

Thos. Penny

Chas. Faulkner
Commissioner of Deeds

State of New York)
City of Brooklyn) SS:
County of Kings.)

Theodore Obermeyer being duly sworn deposes and says: that he is the President and Treasurer of Obermeyer and Liebmann, a corporation; that on or about the 13th day of December, 1895, the license which had been issued by the City of Brooklyn to Philip Schmitt for premises No. 243 Flatbush Avenue, in the said City of Brooklyn and known as No. 3943, Class 2 and expiring October 21, 1896 was duly assigned to said Obermeyer and Liebmann for a valuable consideration; and that on the said 13th day of December, 1895, the change of ownership was duly noted on the said license and in the books kept by the Board of Excise in the City of Brooklyn. That thereafter one Thomas Mc Closkey was placed by Obermeyer and Liebmann in charge of the saloon at No. 243 Flatbush Avenue, in the City of Brooklyn and the said license was given in his charge. That after July 1, 1896, Thomas Mc Closkey took the said license to the office of said Obermeyer and Liebmann and left the same with one of the officers of the said corporation. That diligent search has been made for the said license but the same has not been found; and deponent verily believes that the same has been destroyed or lost so that it cannot be found.

Deponent further says that there is now justly due from the City of Brooklyn to Obermeyer and Liebmann, a rebate upon the said license.

*Sworn to before me
this 14th day of April, 1897.
Chas Paul Hoff
Commissioner of Deeds*

Theodore Obermeyer

Audit } Fund,
no. } Warrant
no. } no.
Record no. \$
Receipt of
for
month of 189

Account of

Apr 15/97

[A.]
GENERAL FUND.

The City of Brooklyn,

So Obermayer and Liebmann

Residence, _____

} Dr.

189 *7*

April 30

For settlement of claim for rebate on license fee under the provisions of the Liquor Tax Law,
Chapter 112 of the Laws of 1896.

Interest from Apr 15th to 30th

@ 6%

Dollars Cts

61 92

15

\$ 62 07

TOTAL DOLLARS.

Sixty Two and 07/100

County of Kings,

CITY OF BROOKLYN.

} ss.

Examined by *[Signature]*

being duly sworn, deposes and says that the items charged in the within
account amounting to \$_____ are correct; that the services specified and articles enumerated therein have in fact been
performed and furnished and by due authority; also that the prices charged are reasonable and just, and that the said account has not been,
either in whole or in part, paid, satisfied, or assigned, and that the same is justly due to deponent.

Sworn to before me

189 _____

Commissioner of Deeds.

I Certify, that the above stated account is correct:

Received, Brooklyn,

189 _____, of GEO. W. PALMER, Comptroller, Warrant No. _____

for the sum of

Sixty two and 07/100

Dollars, in full payment of the above account.

\$ *62 07* / *100*

MAY 6 1897

[Signature]
M. Spangenberg Jr.

GENERAL FUND.

Audit

No. 7094

Warrant

No.

6386

Record No.



Receipt of

Obermeyer & Siebmann

For

Relate

Month of

April

1897

ACCOUNT OF

REVENUE FUND.

6764

Sam's ag 1896, Chap 117

R. C. C.

Vol.

Page,

CITY AUDITOR'S OFFICE,

Audit

7094

Brooklyn, April 29th, 1897

This Certifies, That I have duly examined the within

Account of

Obermeyer & Siebmann

amounting to

\$62.00

and find the same correct. Said ACCOUNT is hereby audited

and allowed for — x Sixty two 00/100 dollars,

the services specified and articles enumerated therein having actually been performed and furnished, and by due authority of law, and said amount being just and reasonable.

Charge the Appropriation for

\$62.00

Revenue Fund
Charles Henry D. Duley

Auditor.

N. B.—All bills or accounts must be made out on the printed blank forms prescribed by the Comptroller and certified by the head of the department having cognizance of the expenditure.

KNOW ALL MEN BY THESE PRESENTS, That
OBERMEYER & LIEBMANN, a domestic corporation of
the City of Brooklyn, County of Kings, New York ,
is held and firmly bound unto **THE CITY OF BROOK-**
LYN in the sum of TWO HUNDRED(\$200)DOLLARS, lawful
money of the United States of America to be paid to
the said City of Brooklyn, its successors or as-
signs for which payment well and truly to be made
the said company binds itself ^{and} its successors
firmly by these presents.

Sealed with its corporate seal and dated the
19th day of April in the year eighteen hundred
and ninety-seven.

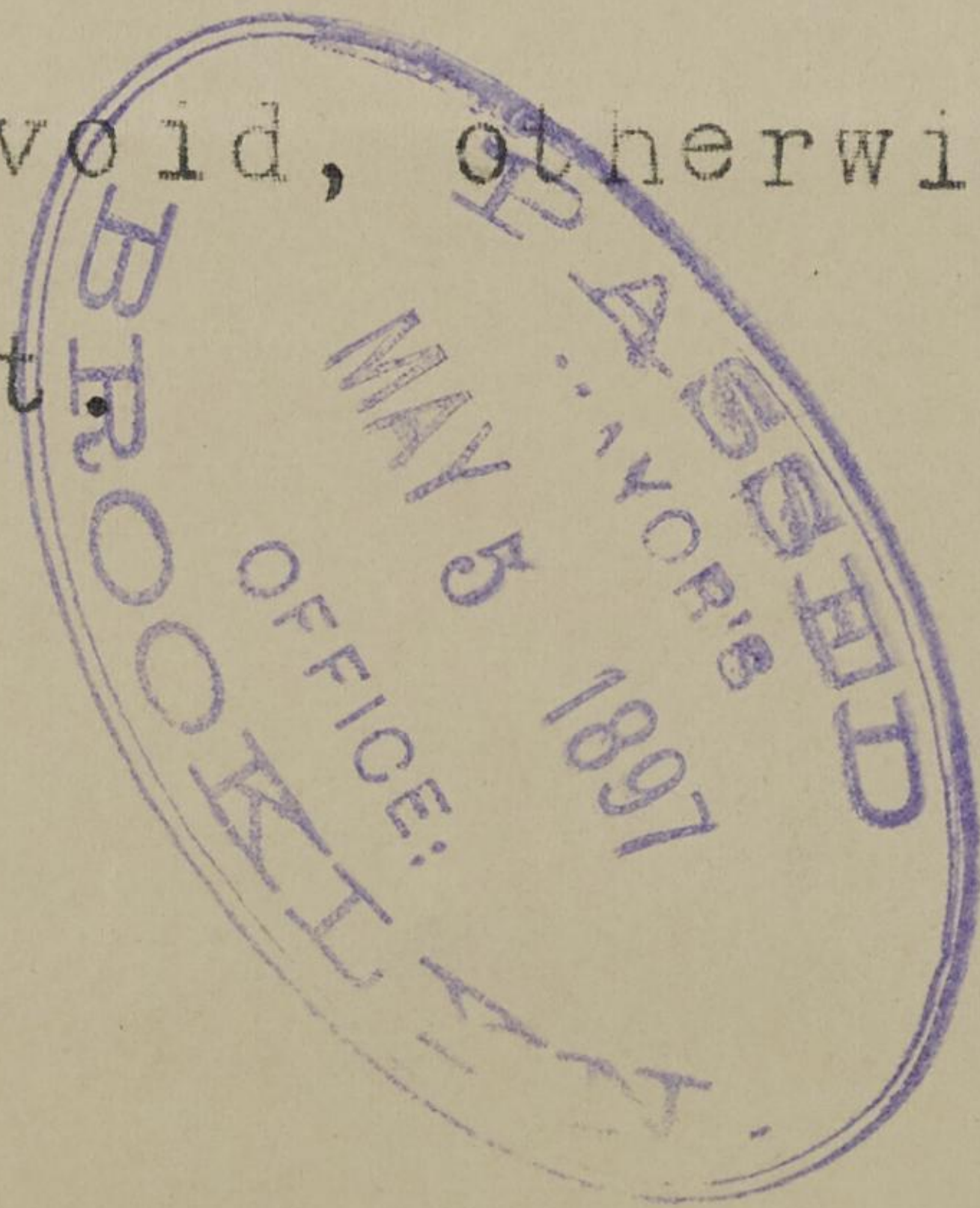
AND WHEREAS said OBERMEYER & LIEBMANN has
presented a duly verified claim against said City
of Brooklyn for SIXTY-ONE and 92/100 (\$61.92)
DOLLARS and interest, being the rebate under Chap-
ter 112 of the Laws of eighteen hundred and ninety
six on the license fee paid for a second class
liquor license, dated October 21st, 1895 and num-
bered 3943, issued by the late Board of Excise of
the City of Brooklyn to one PHILIP SCHMITT for
the premises No. 243 Flatbush Avenue in said City
of Brooklyn and duly assigned by said Philip
Schmitt to said Obermeyer & Liebmann with the due
written permission of said late Board of Excise.

AND WHEREAS said OBERMEYER & LIEBMANN has
not presented the original certificate of said

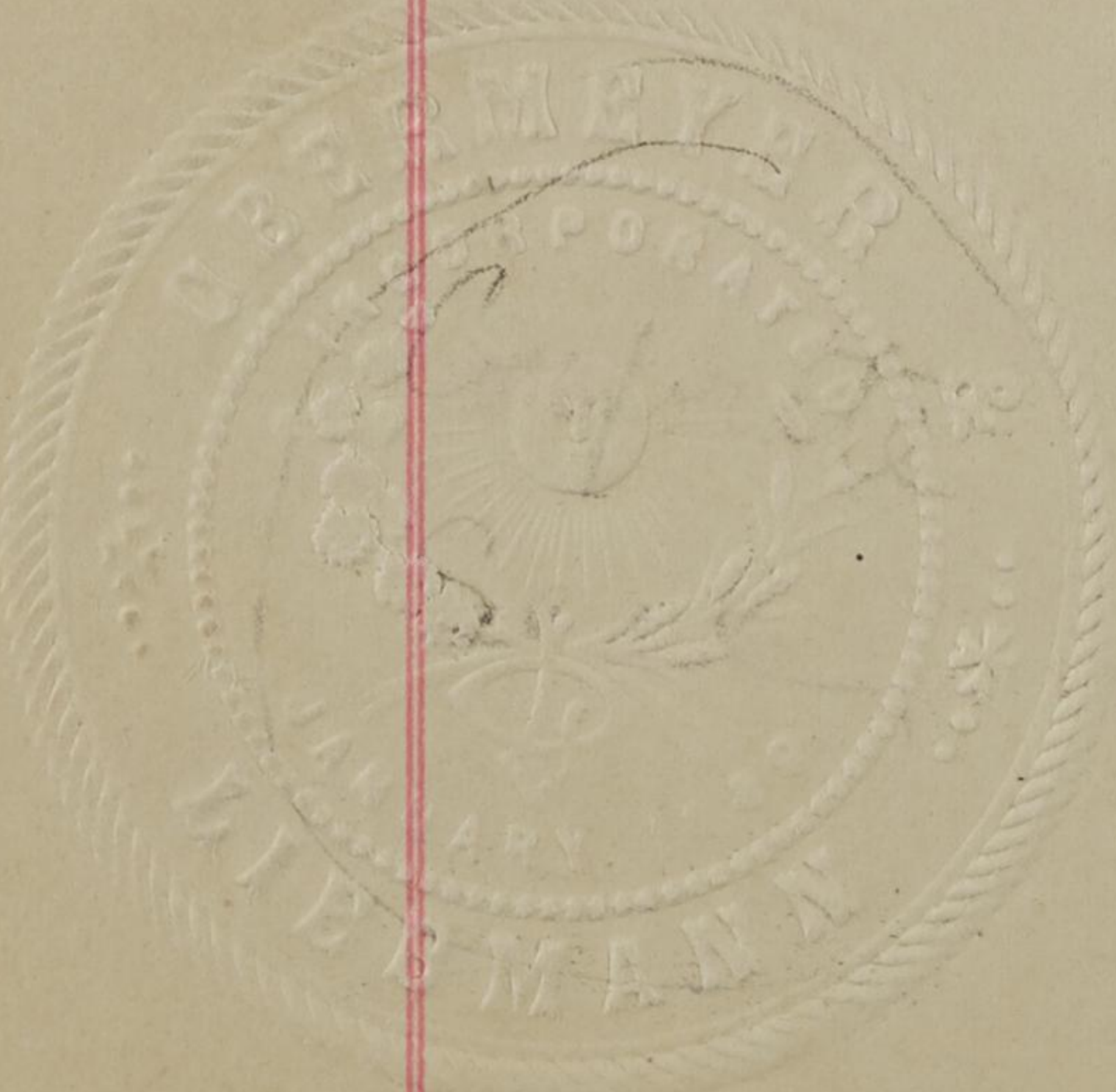
2.

license, but represents by the affidavit of Theodore Obermeyer, its president, that said certificate has been destroyed or lost, and that no one other than the said corporation is entitled to or claims any interest in said license or the rebate thereon, and said Obermeyer & Liebmann has offered as an inducement for the City of Brooklyn to pay said sum of money to it, to give this bond agreeing to indemnify said City from any and all damages which it may sustain by reason of such payment.

NOW, the condition of this obligation is such that if the above bounden Obermeyer & Liebmann shall well and truly save and keep harmless and indemnify the said City of Brooklyn from all harm, trouble, damages, costs, suits, actions, proceedings, judgments, executions and expenses of any kind that shall or may at any time arise, ~~cause~~ or be brought against the said City of Brooklyn by reason of the payment to said Obermeyer & Liebmann by the said City of Brooklyn of the afore-said rebate on said license, then this obligation shall be void, otherwise to remain in full force and effect.



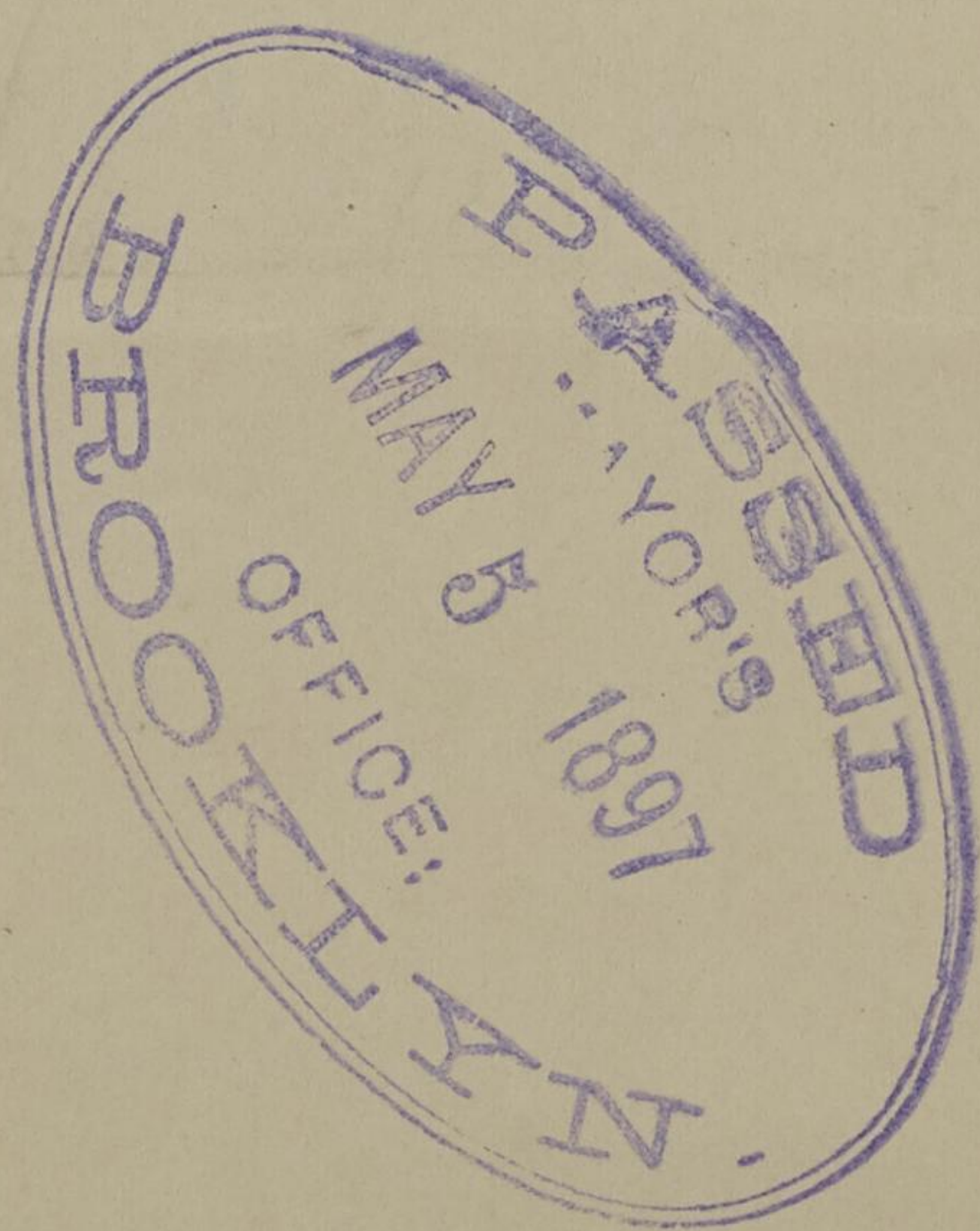
Th. Obermeyer
President & Treasurer.



STATE OF NEW YORK :
 COUNTY OF KINGS :
 CITY OF BROOKLYN. : SS:

On this 21st day of April, 1897
 before me personally came *Theodore Obermeyer*
 to me known and who being by me duly sworn says;
 that he resides in the City of *New York* —
 and is the *President and Treasurer* of ~~the~~ Obermeyer
 & Liebmann, the corporation described in and which
 executed the foregoing instrument. That he knows
 the seal of said corporation and that the seal
 affixed to said instrument is such corporate seal
 and was affixed thereto by order of the Board of
 Trustees of said corporation, and that he signed
 his name thereto as such *President and Treasurer*
 of said corporation by the like order.

Chas Paul Miff
Commissioner of Deeds



STATE OF NEW YORK :
COUNTY OF KINGS :
CITY OF BROOKLYN : SS:

Theodore Obermeyer

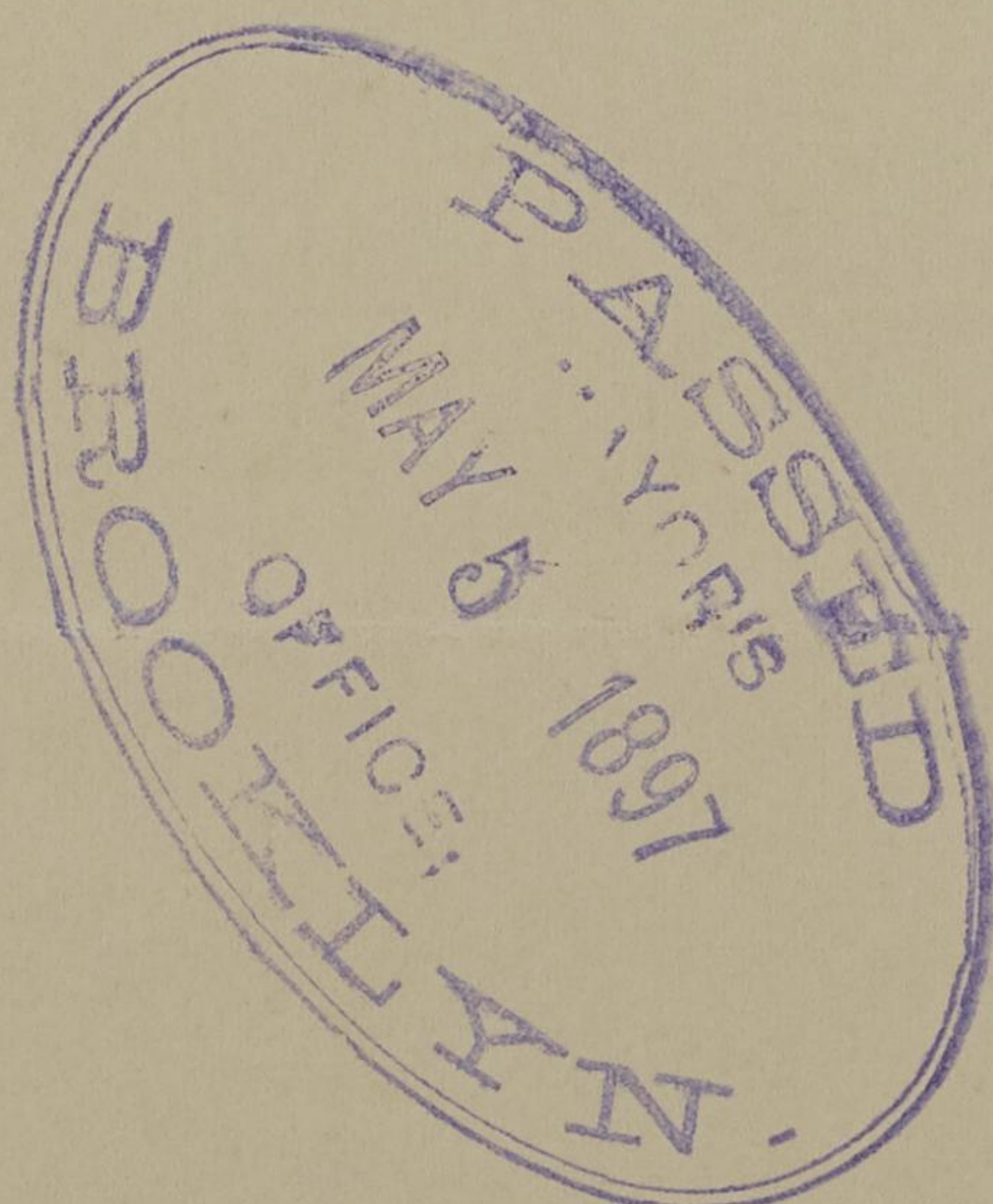
being duly sworn says, that he resides in the
City of *New York* and is the *President and Treasurer*
of ~~the~~ Obermeyer & Liebmann, which is a domestic
corporation. That its principal place of busi-
ness is in the City of Brooklyn, County of Kings,
New York. That the assets of said company ex-
ceed its liabilities in an amount exceeding ONE
THOUSAND (\$1,000) DOLLARS, and that such assets
among other things consist of real estate and
appliances for the manufacture of beer, in the
City of Brooklyn, County of Kings, New York.

Sworn to before me this:

21st day of April, 1897. :

Thos. P. Murphy

Charles Paul Hoff
Commissioner of Deeds



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OBERMEYER & LIEBMANN

- TO -

THE CITY OF BROOKLYN.

.....

B O N D.

.....

Dated April 16, 1897.

.....

JOSEPH A. BURR,
Corporation Counsel,
City Hall,
Brooklyn, N.Y.

*I hereby approve of the
within Bond as to its form.
Dated, April 22, 1897.*

Jo. A. Burr.
Corporation Counsel

SETTLEMENT OF CLAIM.

OF

Obermeyer and Liebmans

REBATE LICENSE FEE.

License No. 3943

Amount 61 92/100

JOS. A. BURR,
Corporation Counsel.