

[A.]

GENERAL FUND.

The City of Brooklyn,

To Patrick Hartt

Residence,

Dr.

1896

Dec. 1

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

Dollars

Cts

46 54

TOTAL DOLLARS.

County of Kings,
CITY OF BROOKLYN.

ss.

Forty Six and 54/100

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

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Commissioner of Deeds.

I Certify, that the above stated account is correct:

APR 19 1897

Received, Brooklyn,

189

, of GEO. W. PALMER, Comptroller, Warrant No. 16750

for the sum of Forty six and 54/100

Dollars, in full payment of the above account.

\$46 54/100

Patrick Hartt

GENERAL FUND.

Audit

No. 189449

Warrant
No. 15150

Record No.

\$46.54

Receipt of

Patrick Hart

For

Rebate

Month of

Dec

1896

ACCOUNT OF

REVENUE FUND.

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.

R. C. C.

Vol.

Page,

CITY AUDITOR'S OFFICE,

Audit

No. 189449

Brooklyn,

December 4, 1896

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This Certifies,

That I have duly examined the within

amounting to

Account

of

Patrick Hart

and find the same correct. Said ACCOUNT is hereby audited

and allowed for

\$46.54

54

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 Revenue Fund

\$46.54

John R. Sutton

Auditor.

Brooklyn, Nov. 24th 1896.

Honorable George W. Palmer,
Comptroller.

Dear Sir:

I send you herewith claim of Patrick Harth
against the City of Brooklyn, for the sum of Forty six ⁵⁴/₁₀₀
dollars, ~~with interest thereon from the 30th day of June, 1896.~~

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
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. Forty six ⁵⁴/₁₀₀
dollars, ~~with interest from the 30th of June, 1896.~~

Yours respectfully,

Geo. A. Burr
Corporation Counsel.
C. M. P.

I hereby approve of the settlement of the within claim of Patrick
Harth at the sum of Forty six
dollars and fifty four cents, ~~with interest from the 30th day of~~
~~June, 1896.~~

Dated, Nov. 24 1896.

F. W. Wurster
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
Patrick Harth at the sum of Forty six
dollars and fifty four cents, ~~with interest from the~~
~~30th day of June, 1896;~~ and direct that the same be paid out of the Revenue Fund.

Dated, Nov. 30 1896.

Geo. A. Burr
Deputy Comptroller.

SETTLEMENT OF CLAIM.

OF

Patrick Hartt.

REBATE LICENSE FEE.

License No. *3625*

Amount *46 ⁵⁴/₁₀₀*

JOS. A. BURR,
Corporation Counsel.

The City of Brooklyn,

To Patrick Harto

Residence,

~~221 Levee St~~
357 Bedford Ave

Dr.

1896.

For rebate of License fee on License No. 3685- Class 2
dated Sept-23rd/96 and issued to Patrick
Harto for premises No. 221 Levee St
, Brooklyn, and assigned by
to

Dollars. Cts.

TOTAL DOLLARS

✓
\$46 84

County of Kings, }
CITY OF BROOKLYN. } ss

Patrick Harto being duly sworn, deposes and says; ...
... that the items charged in the within account
amounting to \$46 ⁸⁴/₁₀₀ are 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 to deponent; that said license or claim has not been assigned or mortgaged except as
above stated and that there are no convictions or charges for excise violations affecting said license and the same has not been revoked
or annulled.

Sworn to before me,

28th day of Sept. 1896.

Edward W. Ferry

Com. of Deeds.

City of Brooklyn.

DEC 10 1896

OFFICE

Mr Perry
850 Franklin St
8 Silver

State of New York, } ss:
County of Kings

7200 - C. 2

Expires Sept 23/96

Patrick Hartt

being duly sworn, says that

he is the owner of license No 3625 for premises 221 Levee St and that the said license was taken from 221 Levee St by some unknown person on or about June 16th/896.

Your Petitioner further states that at the time of the loss of license No 3625 he was the lawful owner of the said license, and lawfully carried on the business on the premises described above. and that there was no violations against the said license. and that no proceedings have been instituted or are now pending against petitioner. he further more makes application for rebate on said license.

Patrick R. Hartt

State of New York
County of Kings Sept 23rd/896

Patrick Hartt being duly sworn deposes and says that he is the applicant for ^{Rebate on} license No 3625 and that he is the lawful owner of said license and that the same is true

Patrick R. Hartt

~~And further this deponent says not.~~

Sworn to before me, this 28th day
of Sept 1896

M. M. White

Commiss of Deeds

City of Brooklyn

