

SETTLEMENT OF CLAIM.

OF

James Shannon

REBATE LICENSE FEE.

License No. *3425*

Amount *35*

JOS. A. BURR,
Corporation Counsel.

GENERAL FUND.

Audit

No. 4997

Warrant

No. 4552

Record No.

\$ 35.14

Receipt of

James Shannon

For

Retate

Month of

March

189

ACCOUNT OF

REVENUE FUND.

31-11-1897

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.

Laws of 1896, Chap. 112

R. C. C.

Vol.

Page,

CITY AUDITOR'S OFFICE,

March 23-1897

Audit

No 4997

Brooklyn,

189

This Certifies, That I have duly examined the within

Account of James Shannon amounting to

\$35.14

and find the same correct. Said ACCOUNT is hereby audited

and allowed for Thirty five and 14/100 dollars,

Thirty five and 14/100

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.

\$35.14

J. M. P. Sutton

Auditor.

[A.]
GENERAL FUND.

The City of Brooklyn, *To James Shannon* } Dr.
Residence, _____

1897
May 24

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 Feby. 24th to Mar. 24th @ 6%

Dollars	Cts.
35	00
	14
✓ 35	✓ 14

TOTAL DOLLARS.

Thirty Five and 14/100,

County of Kings, }
CITY OF BROOKLYN. } SS.

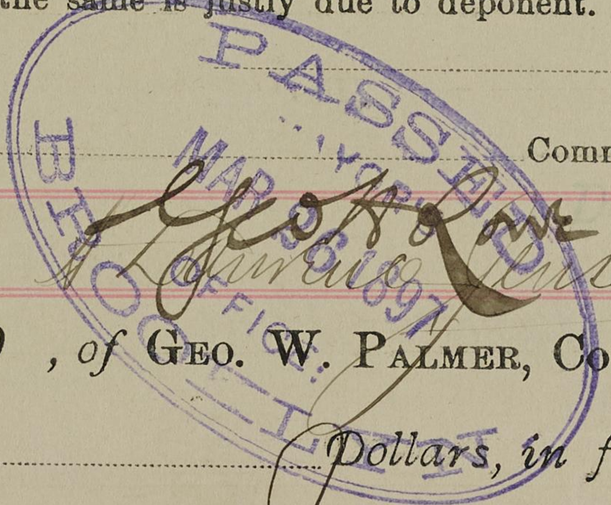
Examined by *[Signature]*

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:



Clerk of Accounts.

Received, Brooklyn, **MAR 27 1897** 189, of GEO. W. PALMER, Comptroller, Warrant No. 4532

for the sum of *Thirty five 14/100* Dollars, in full payment of the above account.

\$ 35 14/100

James Shannon
Chas. S. Sampel

all o.k.
~~copy 5. 11. 1897~~

The City of Brooklyn,

To James Shannon }
Residence 375 Fulton St }
Cf. Karl & Vaupel Room 25 - } De.

189

For rebate of License fee on License No. 3425 Class 2
dated September 2nd 95 and issued to Jas
Shannon for Premises No. 632
Classon ave, Brooklyn, and assigned by ~~him~~
to

Dollars	Cts.
35	00
35	00

Sub. p. Feb 24/97

TOTAL DOLLARS

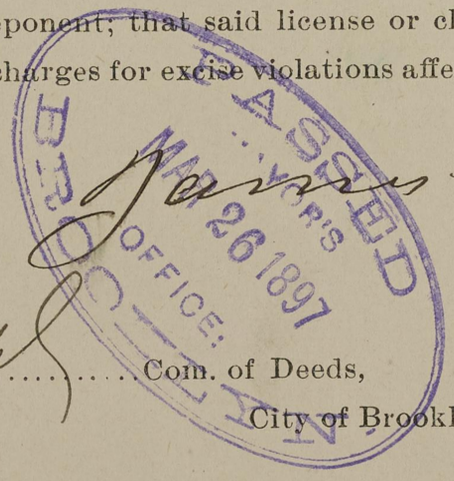
With Interest

County of Kings, }
CITY OF BROOKLYN. } ss.

James Shannon being duly sworn, deposes and says:
..... that the items charged in the within account
amounting to \$ 35⁰⁰ 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,
February 23 1897

Charles G. Vaupel



Com. of Deeds,
City of Brooklyn.

-----X
 In the matter of the application :
 - - of - - :
James Shannon :
 For a refund of unexpired portion :
 of license terminated by Raines :
 Law. :
 -----X

City of Brooklyn, ::
 County of Kings. :: S. S.

James Shannon being duly sworn,
 says: That on or about the *2nd day of Sep. 95* the Board of Excise
 of the City of Brooklyn issued to the deponent, a certain License
 numbered *3425* authorizing and permitting said deponent to traffic
 in liquors at *632 Classon Ave - Brooklyn N.Y.*

That said License was terminated on the *30th of June* by the
 provisions of an act of the Legislature of the State of New York,
 Commonly Known as the Raines Law, and under the terms of said Law,
 said deponent became entitled to a refund of the pro rata amount
 of the fee paid for the unexpired portion of said License upon de-
 mand and surrender of said License.

Deponent further says that he is unable to surrender said
 License for the reason that said License was either lost or de-
 stroyed on or about *30th of June 1896* but that the records of the late
 Board of Excise of the City of Brooklyn will show that said
 License was issued as deponent claims, and that the same was never
 Cancelled.

Sworn to before me this: *James Shannon*
23rd of February 1897

Chas Waupel
 Commissioner of
 City of Brooklyn



