

Mercer Quarterly Court-

T.H.Carter -

Appellant-

Vs- Appeal From Action Board Supervisors-

Mercer County Board Supervisors-

Appellee-

For answer to the statement of appellant herein, the defendant, Mercer County Board Supervisors, denies that the assessed value as given by appellant in the assessment of his property as follows, Viz: Residence \$4,700.00; storehouse \$5,830.00; Merchandise \$9,500.00, is a fair cash value of same, but alleges that a reasonable fair cash value for assessment as compared with other similar property in the city similarly located and of like quality is of the value fixed by the defendant, appellee, and should be fixed at the rate of the assessment plus the raise put on said property by the said Board of Supervisors, and should be increased as follows: Residence by \$900.00; Storehouse by \$1,500.00; Merchandise by \$7,000.00; and that furniture and fixtures which are not assessed should be assessed at the sum of \$500.00;

He denies that the raise made by the Board is unjust, or discriminating against him, or that it is unfair, unauthorized, or unlawfull. ^{They} ~~He~~ deny that the valuation fixed by them is greatly in excess of the fair cash value of the said property or at all in excess of said value. Denies that said action of the board herein should be set aside, revised or adjusted so as to place him on a plane and footing with other property assessed in Harrodsburg for taxation, but alleges that with the raise made by the said board he is now on a plane with other taxpayers of the city of Harrodsburg. Wherefore appellee prays that the statement and appeal of the appellant be dismissed with costs to the said appellee-