

at a fair voluntary sale; that on Dec. 21, 1921, he made an invoice of his stock of merchandise, which amounted to \$17,449.59, and of his furniture and fixtures in storehouse, amounting to \$458.75, and that the ~~total~~ ~~stock~~ stock then on hand was much larger than on the first of July previous, the date of assessment. He says that 50 per cent of this invoice amounts to \$8,724.69, and that this amount represents a fair cash value of the stock then on hand, and a fair valuation for assessment for taxable purposes, which added to the storehouse furniture and fixtures makes a total of \$9,183.44, or \$316.56 less than the assessment made by the commissioner. He says that the raise made by the Board of Supervisors upon his property is an unjust discrimination against him, and unfair, unauthorized and unlawful. He says that the Board of Supervisors adjourned Sep. 1, 1922. He says that that the valuation fixed by the Board of Supervisors ^{on all his property} is greatly in excess of its fair cash value. ~~pp~~

Wherefore, he asks that the action of the Board of Supervisors in this matter be set aside, and that said assessments be revised and adjusted so as to place him on ~~an equal~~ ^{a proper} footing ~~in all parts of~~ Harrodsburg, and that a fair assessment be made on all his property in Mercer County. He prays for all proper relief.

J. F. Vanarsdall,

Atty. for T. H. Carter