

become necessary in order to give affiant
Bank the preference. That the Trustee J.
M. Avery was not present at the time
this took place nor had he said then
to the knowledge of this affiant
any knowledge as to the execution of
said deed. That there was no agreement
or understanding between the affiant or
the Bank of which he is President or
any person on behalf of said Bank or
the affiant with said Brookfield in
regard to withholding said deed from
registration or concealing same as the
affiant was advised that it was no deed
until delivered or registered - That this
affiant had no control or authority over
said deed and when he was informed
that an attachment was levied upon
Brookfield's stock and the store closed
he then went to the office of James John-
son and informed them of that fact
That J. M. Avery was then called in and
signed said deed as trustee and affiant
went with it to the office. That the said
was in the possession of the defendant's attorney
when he went there - That the information
in regard to closing of Brookfield's store by
Sheriff was not derived from said Brookfield
or his clerk. Affiant further says that there
was not any knowledge any fraudulent
intent on the part of John Brookfield or the

become necessary in order to give effects Bank the preference , that the Truster J M. Avery was not present at the time this took place nor had he said Pens the to the knowledge of this affiant any knowledge as to the Executor of said deed . That there was no agreement or understanding before the affect or the Book of which he is President on any person on behalf of said Bank or this affiant with said Brookfield in regard to withholding said deed from registrator or concealing some as this office was advised that it was no deed until delivered or regested -- The this affiant had no control or authority over said deed and when he was informed that an attachment was led upon Brookfield stock and he shore closed he then went to the office of Jones John to and informed then of that fact that J. M. Avery was then called in and signed said deed as trustee and affiant went with it to prove some . That the said was to the possession of the defendent atty when he went there - that the information in regard to closing of the field show by Sheriff was not desired this he Brook or he clerk . Affiant further says that there was not thy her knowledge any and all rent on the port of Joe Brookfield a the

Citation:

"Mecklenburg, North Carolina, United States records," images, FamilySearch (<https://www.familysearch.org/ark:/61903/3:1:3QS7-89WL-TLR8?view=fullText> : Feb 5, 2025), image 118 of 885; North Carolina. Division of Archives and History.

<https://www.familysearch.org/ark:/61903/3:1:3QS7-89WL-TLR8?view=fullText>