

grantor has no interest which he can convey."

26 CJS Deeds §14, pp. 602-603.

9. That the transactions evidenced by the deed of January 29, 1980, recorded in Greenville County RMC Deed Book 1119, Page 735, and the deed of February 23, 1982, recorded in Greenville County RMC Office in Deed Book 1162, Page 856, were consummated without the authority, knowledge, consent or acquiescence of the plaintiff church and its Board of Trustees, and were procured by material misrepresentations and false statements of the defendant, and, as a consequence thereof, are null and void and of no legal effect.

*ms/ly*

10. That the RMC Office for Greenville County be empowered and directed to cancel the deeds as referred to in Paragraph 8 above by marking on the face thereof, "null and void and cancelled pursuant to Order of Circuit Court in the action of Mt. Tabernacle Pentecostal Church, et al, v. Naomi Strong, Civil

~~Action No. 82-CP-73-3424~~ Roll 84-44. ) *Judgment well*

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