

IN THE
THIRD JUDICIAL CIRCUIT COURT
SUWANNEE COUNTY, FLORIDA

STATE OF FLORIDA,

Plaintiff,

v.

KEITH CANADY,

Defendant.

Case No. 2017-CF-120

ORDER GRANTING RULE 3.800(c) MOTION

The Defendant, KEITH CANADY, was tried by a jury and found guilty of count 1, perjury by contradictory statements, contrary to section 837.021, Florida Statutes. This case is before the Court pursuant to the Defendant's Florida Rule of Criminal Procedure 3.800(c) motion. A hearing on the motion was held on May 31, 2018, at 3:00 p.m. At the hearing, the parties requested the Court to accept an agreed-upon resolution of the rule 3.800(c) motion. This Court having considered the parties' joint request, and being otherwise fully apprised in the premises, it is hereby

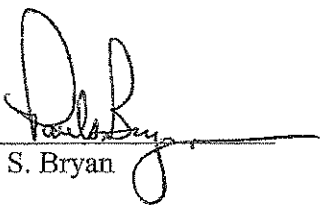
ORDERED AND ADJUDGED that the parties' agreed-upon resolution is accepted and the Defendant's rule 3.800(c) motion is granted. The Defendant is resentenced as follows: The Defendant is sentenced to five years of probation. All conditions of probation that were previously imposed during the December 4, 2017, sentencing hearing remain in effect. In addition to those original conditions, the Court imposes the following two additional conditions: (1) the Defendant shall serve 364 days in Suwannee County Jail; (2) the Defendant shall have no

contact with or have any involvement with the Sweet Hope Missionary Baptist Church, 1301 Southwest Seventh Street, Live Oak, Florida 32064. The Defendant will receive credit for any time served and for any gain time attained in the jail or the prison system.

As it relates to Sweet Hope Missionary Baptist Church, the Defendant shall have no activity with the church, specifically no involvement with church business; he will not visit the property of the church, and he will not electronically contact the church. He can associate individually with members of the church, as individuals, but not in any effort to attempt to hold votes, influence votes, or anything of that nature. Individual members can visit him while he is at the jail, and he can visit individual members once he is out of the jail. However, if members of the church try to involve him in church matters, he needs to state to them that he can talk to them one-to-one, but if it has anything to do with the church, he cannot get involved.

If personal property of the Defendant's remains in the parsonage of the church, a third party, Pastor Diamond or someone else, can retrieve that property, assuming there is an agreement on what property is being retrieved, and it should be photographed before it is removed (while it is in the parsonage). The property should be photographed again when it is in the possession of the person who receives the property. Those photographs should be placed in the court file with a date of when the property is retrieved and when it is delivered.

DONE AND ORDERED this 19th day of June, 2018.


The Honorable Paul S. Bryan
Circuit Judge

CERTIFICATE OF SERVICE

I HEREBY CERTIFY a true and correct copy of the foregoing instrument has been
furnished to:

Jeffrey Alan Siegmeister, Esquire
Email: jeff.siegmeister@sao3.org
 madonna.roberts@sao3.org

Michael Ufferman, Esquire
Email: ufferman@uffermanlaw.com

by email delivery this _____ day of June, 2018;

The Florida Department of Corrections

by e-portal delivery this 18 day of June, 2018.



Dianna W. Peeler, Judicial Assistant