REL: 06/20/2008

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## ALABAMA COURT OF CIVIL APPEALS

OCTOBER TERM, 2007-2008
2050678

J.E.

v.

V.C.E.

## Appeal from Etowah Juvenile Court (JU-06-186.01)

After Remand from the Alabama Supreme Court BRYAN, Judge.

The prior judgment of this court -- affirming, without an opinion, the juvenile court's judgment -- has been reversed and the cause remanded by the Supreme Court of Alabama.  $\underline{Ex}$ 

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parte J.E., [Ms. 1060874, May 9, 2008] \_\_\_ So. 2d \_\_\_ (Ala. 2008). On remand to this court and in compliance with the supreme court's opinion, we reverse the juvenile court's judgment terminating J.E.'s parental rights and remand the cause for further proceedings consistent with the supreme court's opinion.

REVERSED AND REMANDED.

Thompson, P.J., and Pittman, Thomas, and Moore, JJ., concur.