

REL: 12/18/2009

Notice: This opinion is subject to formal revision before publication in the advance sheets of Southern Reporter. Readers are requested to notify the **Reporter of Decisions**, Alabama Appellate Courts, 300 Dexter Avenue, Montgomery, Alabama 36104-3741 ((334) 229-0649), of any typographical or other errors, in order that corrections may be made before the opinion is printed in Southern Reporter.

ALABAMA COURT OF CRIMINAL APPEALS

OCTOBER TERM, 2009-2010

CR-06-1770

Randy Lamont Lewis

v.

State of Alabama

Appeal from Jefferson Circuit Court
(CC-06-3554 and CC-06-3555)

On Return to Remand

WISE, Presiding Judge.

In an opinion that was released on October 2, 2009, we affirmed Lewis's convictions and sentences for capital murder during the course of a first-degree kidnapping, capital murder

CR-06-1770

during the course of a first-degree robbery, capital murder committed by or through the use of a deadly weapon that was fired or otherwise used within a vehicle, attempted murder, first-degree kidnapping with regard to Timothy Barnette, and first-degree kidnapping with regard to Corlaeja Davis. However, we found that Lewis's convictions and sentences for first-degree robbery and first-degree kidnapping of Vontricesa Davis violated double jeopardy principles and remanded this case to the trial court with instructions that it vacate Lewis's convictions and sentences for first-degree robbery and first-degree kidnapping of Vontricesa Davis.

On remand, the trial court vacated Lewis's convictions and sentences for first-degree robbery and first-degree kidnapping of Vontricesa Davis. The trial court complied with this court's remand instructions. Accordingly, we affirm the trial court's judgment.

AFFIRMED.

Welch, Windom, and Main, JJ., concur. Kellum, J., concurs in the result.