REL: 12/18/2009

Notice: This opinion is subject to formal revision before publication in the advance sheets of <u>Southern Reporter</u>. Readers are requested to notify the <u>Reporter of Decisions</u>, 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 <u>Southern Reporter</u>.

## 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.