REL: 12/18/2015

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 **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 <u>Southern Reporter</u>.

ALABAMA COURT OF CRIMINAL APPEALS

0000000 001C 001C

OCTOBER TERM, 2015-2016
CR-06-0996
Larry Dunaway

v.

State of Alabama

Appeal from Barbour Circuit Court (CC-97-75.60 and CC-97-76.60)

After Remand from the Alabama Supreme Court KELLUM, Judge.

In accordance with the Alabama Supreme Court's opinion in Ex parte Dunaway, [Ms. 1090697, April 18, 2014] ____ So. 3d ____ (Ala. 2014), we reverse the Barbour Circuit Court's judgment denying Larry Dunaway's petition for postconviction relief

CR-06-0996

filed pursuant to Rule 32, Ala. R. Crim. P., and remand this case to the circuit court for proceedings consistent with the supreme court's opinion.

REVERSED AND REMANDED.

Windom, P.J., and Welch, Burke, and Joiner, JJ., concur.