



purchased the cocaine. The evidence was sufficient to establish that Allen attempted to purchase cocaine. However, the evidence was not sufficient to establish that a purchase took place. Accordingly, we reverse and remand for entry of a judgment for the lesser-included offense of attempted trafficking in the amount of 400 grams or more but less than 150 kilograms and for resentencing in conformity therewith. See § 924.34, Fla. Stat. (2007); see also State v. Sigler, 967 So. 2d 835, 844 (Fla. 2007) (opining that when all of the elements of a lesser-included offense have been determined by the jury, statutory provision that allows an appellate court to reverse a judgment and direct the trial court to enter a judgment for a lesser-included offense "is a valid exercise of the legislative prerogative allowing appellate courts to direct a judgment for such an offense").

Reversed and remanded.

FULMER and WALLACE, JJ., Concur.