STATE OF MICHIGAN

COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,	UNPUBLISHED May 13, 1997
Plaintiff-Appellee,	11tay 15, 1997
v CHRISTIAN WOODS,	No. 193264 Kent Circuit Court LC No. 95-1717 FH
Defendant-Appellant.	
Before: Corrigan, C.J., and Young and M.J. Talbot*, JJ. MEMORANDUM. The trial court made moot the issue concerning the scoring of Offense Variable 8 by informing defendant that the sentence imposed was the same sentence it would have imposed had it accepted defendant's scoring challenge. <i>People v Hull</i> , 437 Mich 868; 462 NW2d 585 (1990). Moreover, sentence guideline calculation issues do not in any event furnish a cognizable basis for appellate relief.	
People v Mitchell, 454 Mich 145; NW2d (1997).	
The trial court imposed a sentence tailored to the circumstances of the offense and the offender. <i>People v Van Etten</i> , 163 Mich App 593; 415 NW2d 215 (1987). The sentence imposed does not violate the principle of proportionality, especially in light of the leniency accorded defendant by the plea agreement. <i>People v Milbourn</i> , 435 Mich 630; 461 NW2d 1 (1990); <i>People v Duprey</i> , 186 Mich App 313, 318; 463 NW2d 240 (1990).	

Affirmed.

/s/ Maura D. Corrigan /s/ Robert P. Young, Jr. /s/ Michael J. Talbot

^{*} Circuit judge, sitting on the Court of Appeals by assignment.