STATE OF MICHIGAN

COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

UNPUBLISHED

July 1, 1997

Plaintiff-Appellee,

 \mathbf{v}

No. 183900

Wayne Circuit Court LC No. 94-010162

LOUIS WILLIAMSON,

Defendant-Appellant.

...

Before: Cavanagh, P.J., and Doctoroff and D.A. Teeple*, JJ.

MEMORANDUM.

Defendant appeals by right his jury conviction of two counts of food stamp fraud. He claims that the prosecutor's closing argument, to which there was one objection (during rebuttal), which was sustained, deprived him of a fair trial. He points to no particular aspect of the closing argument and has cited this Court to improper transcript pages.

Nonetheless, this Court has examined the entire closing and rebuttal closing argument proffered by the prosecutor, and finds that the prosecutor did no more than argue the facts in evidence and, from those facts, the credibility of conflicting witnesses. There was no impropriety in this argument, but if there was, it did not rise to the level of reversible error. *People v Bahoda*, 448 Mich 261; 531 NW2d 659 (1995).

Affirmed.

/s/ Mark J. Cavanagh

/s/ Martin M. Doctoroff

/s/ Donald A. Teeple

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