STATE OF MICHIGAN

COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff-Appellee,

UNPUBLISHED October 7, 1997

No. 193439

Recorder's Court LC Nos. 93-010927;

93-010928; 93-010929

v

RAHAAB LOUIS CHILDS,

Defendant-Appellant.

Before: Bandstra, P.J., and Murphy and Young, JJ.

PER CURIAM.

Following a hearing, defendant was convicted of probation violation and sentenced for his underlying convictions to concurrent prison terms of three to twenty years for burning a dwelling house, MCL 750.72; MSA 28.267 (LC No. 93-010927), two to ten years for assault with intent to commit great bodily harm less than murder, MCL 750.84; MSA 28.279 (LC No. 93-010928), and two to four years for malicious destruction of personalty resulting in damage greater than \$100, MCL 750.377a; MSA 28.609(1) (LC No. 93-010929). He appeals as of right, and we affirm.

Defendant's sole argument on appeal is that reversal of his conviction for possession with intent to deliver less than fifty grams of heroin in Docket No. 193963 would preclude the revocation of his probation based on the same set of facts. However, because we affirm defendant's conviction and sentence in Docket No. 193963, we also affirm the revocation of defendant's probation based upon that conviction.

Affirmed.

/s/ Richard A. Bandstra /s/ William B. Murphy /s/ Robert P. Young, Jr.