STATE OF MICHIGAN COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff-Appellee,

UNPUBLISHED November 8, 2002

V

FELICIA ANN DAVIS,

Defendant-Appellant.

No. 235655 Oakland Circuit Court LC No. 2000-174935-FH

Before: Griffin, P.J., and Gage and Meter, JJ.

MEMORANDUM.

Defendant appeals as of right from a jury conviction of possession of less than twenty-five grams of cocaine, MCL 333.7403(2)(a)(v), for which she was sentenced as an habitual offender, fourth offense, MCL 769.12, to one and one-half to four years in prison. We affirm. This appeal is being decided without oral argument pursuant to MCR 7.214(E).

Defendant's sole claim on appeal, which she failed to raise below, is that she was entrapped because the police engaged in reprehensible conduct. *People v Connolly*, 232 Mich App 425, 429-430; 591 NW2d 340 (1998). Defendant was charged and convicted based on her participation in a reverse buy conducted by an undercover officer. The law is clear that reverse buys do not constitute entrapment. *People v Butler*, 444 Mich 965; 512 NW2d 583 (1994); *Connolly, supra* at 431-432; *People v James Williams*, 196 Mich App 656, 663-664; 493 NW2d 507 (1992). Accordingly, we find that defendant has failed to establish a right to relief on this unpreserved claim of error. *People v Carines*, 460 Mich 750, 763-764; 597 NW2d 130 (1999).

Affirmed.

/s/ Richard Allen Griffin

/s/ Hilda R. Gage

/s/ Patrick M. Meter