

STATE OF MICHIGAN
COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff-Appellee,

v

WILBERT GLEN DOBSON, JR., a/k/a
WILBERT GLENN DOBSON, JR.,

Defendant-Appellant.

UNPUBLISHED

August 13, 1996

No. 182175

LC Nos. 93-008208-FH;

93-008210-FH;

94-008207-FH

Before: Kavanagh, T.G.,* P.J., and R.B. Burns** and G.S. Allen,** JJ.

MEMORANDUM.

Pursuant to a plea agreement, defendant pleaded guilty to three counts of delivery of less than fifty grams of cocaine, MCL 333.7401(2)(a)(iv); MSA 14.15(7401)(2)(a)(iv), and was sentenced to three consecutive terms of 3-1/3 to 20 years' imprisonment. He appeals as of right. We affirm. This case has been decided without oral argument pursuant to MCR 7.214(A).

The trial court did not clearly err in finding that defendant was not entrapped. *People v Kent*, 194 Mich App 206; 486 NW2d 110 (1992). Moreover, defendant has not shown that he was denied effective assistance of trial counsel. *In re Oakland Co Prosecutor*, 191 Mich App 113; 477 NW2d 455 (1991). Next, defendant's sentences does not violate the principle of proportionality. *People v Milbourn*, 435 Mich 630; 461 NW2d 1 (1990). Finally, MCL 333.7401(3); MSA 14.15(7401)(3) requires that defendant receive consecutive sentences for his convictions. *People v Morris*, 450 Mich

*Former Supreme Court Justice, sitting on the Court of Appeals by assignment pursuant to Administrative Order 1996-3.

**Former Court of Appeals Judges, sitting on the Court of Appeals by assignment pursuant to Administrative Order 1996-3.

316; 537 NW2d 842 (1995). The term “another felony” as used in MCL 333.7401(3); MSA 14.15(7401)(3) includes defendant’s multiple cocaine delivery offenses for which he simultaneously convicted and sentenced in these cases. *Id.*

Affirmed.

/s/ Thomas G. Kavanagh

/s/ Robert B. Burns

/s/ Glenn S. Allen, Jr.