

STATE OF MICHIGAN
COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff-Appellee,

v

OMAR KHYAL CURRIE,

Defendant-Appellant.

UNPUBLISHED

April 26, 1996

No. 162431

LC No. 92-007373

Before: Neff, P.J., and Jansen and G. C. Steeh, III,* JJ.

MEMORANDUM.

Following his plea of guilty to possession of between 225 and 650 grams of cocaine, MCL 333.7403(2)(a)(ii); MSA 14.15(7403)(2)(a)(ii), defendant was sentenced to ten to twenty years in prison. Defendant appeals his sentence as of right and we affirm.

Defendant argues that the trial court erred in refusing to set aside his plea and sentence because the court failed to follow the plea bargain in which defendant was either told the charges would be dropped, or he would receive no prison time. On our review of the record, however, we are not convinced that defendant was promised anything more than he received: a reduction by half in the twenty-year statutory maximum minimum prison term for this crime. Thus, we find no abuse of discretion by the trial court's decision to allow the guilty plea to stand. *People v Effinger*, 212 Mich App 67, 69; 536 NW2d 809 (1995). Indeed, at sentencing, defendant's counsel requested the ten-year prison term. Accordingly, because it appears from the record that defendant received the prison term for which he asked, he is not entitled to relief from his sentence.

Affirmed.

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

/s/ Janet T. Neff

/s/ Kathleen Jansen

/s/ George C. Steeh, III