STATE OF MICHIGAN

COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

UNPUBLISHED May 23, 1997

Plaintiff-Appellee,

 \mathbf{V}

No. 193345 Recorder's Court LC No. 95-008598

STANLEY POWELL,

Defendant-Appellant.

Before: Smolenski, P.J., and Michael J. Kelly and Gribbs, JJ.

PER CURIAM.

Defendant was convicted by a jury of accessory after the fact, MCL 750.505; MSA 28.424, and sentenced to three years' and four months' to five years' imprisonment. Defendant appeals as of right. We affirm.

Viewing the circumstantial evidence and the inferences arising from such evidence in a light most favorable to the prosecution, we conclude that a rational trier of fact could have found that the elements of the crime of accessory after the fact were proven beyond a reasonable doubt. *People v Truong (After Remand)*, 218 Mich App 325, 337; 553 NW2d 692 (1996); *People v Cunningham*, 201 Mich App 720, 723; 506 NW2d 624 (1993). We reject defendant's contention that to find him guilty the jury would have had to impermissibly draw inferences from other inferences. *People v McWilson*, 104 Mich App 550, 555; 305 NW2d 536 (1981).

We find no merit to defendant's unpreserved claims of prosecutorial misconduct. Alternatively, even assuming error, we decline to review this issue because a timely curative instruction could have eliminated any prejudice. *People v Stanaway*, 446 Mich 643, 687; 521 NW2d 557 (1994).

Affirmed.

/s/ Michael R. Smolenski

/s/ Michael J. Kelly

/s/ Roman S. Gribbs