STATE OF MICHIGAN

COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,	UNPUBLISHED August 26, 1997
Plaintiff-Appellee,	8
v	No. 196093 Kalamazoo Circuit Court
VIRGIL MAURICE HILL,	LC No. 95-000076-FH
Defendant-Appellant.	
Before: Sawyer, P.J., and Bandstra and E. A. Quinnell*,	, ЈЈ.
MEMORANDUM.	
Defendant appeals by right his plea-based conviction by his third offender status—plea bargained down from forty-eight-month sentence. His sole contention on appear offense and the offender.	n fourth offender—resulting in a thirty-two-to-
At the outset, this Court rejects all defendant's arguideline range for the underlying offense. The sentence to appellate evaluation of a habitual offender sentence. NW2d 360 (1996). Habitual offender sentences are reversely Hansford (After Remand), 454 Mich 320; 562 NW2d benefited by a plea bargain resulting in reduction both penalty, this Court will only rarely find an abuse of sentence App; NW2d (Docket No. 194996, release court's sentencing discretion has been established on this	guidelines are irrelevant in all pertinent respects. <i>People v Edgett</i> , 220 Mich App 686; 560 viewed only for abuse of discretion, <i>People v</i> 640 (1997), and where, as here, defendant has of the number of offenses and the potential cing discretion. <i>People v Williams</i> , 223 Michased May 13, 1997). No abuse of the trial
Affirmed.	
	/s/ David H. Sawyer
	/s/ Richard A. Bandstra /s/ Edward A. Quinnell

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