STATE OF MICHIGAN

COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN, UNPUBLISHED October 31, 1997

Plaintiff-Appellee,

v No. 191438
Ingham Circuit Court
SHERMAN ALAN SIGNS, LC No. 95-069195 FH

Defendant-Appellant.

Before: Holbrook, Jr., P.J., and Michael J. Kelly and Gribbs, JJ.

MEMORANDUM.

Defendant was convicted by a jury of uttering and publishing, MCL 750.249; MSA 28.446, and was sentenced to serve an enhanced prison term of ten to twenty years, MCL 769.11; MSA 28.1083. He appeals as of right and we affirm.

Even assuming that the trial court abused its discretion in sustaining the prosecutor's objection to a question posed to the defense witness on redirect examination, see MRE 602; *People v Holleman*, 138 Mich App 108, 114-115; 358 NW2d 897 (1984), the error was harmless where the trial court's action excluded merely cumulative evidence, the witness having testified without objection during direct examination that, to his knowledge, there was no way for defendant to have known that the check was stolen and forged, *People v Sabin*, 223 Mich App 530, 540; ____ NW2d ____ (1997).

Affirmed.

/s/ Donald E. Holbrook, Jr.

/s/ Michael J. Kelly

/s/ Roman S. Gribbs