STATE OF MICHIGAN

COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff-Appellee,

v

ROBERT WILLIAM LOULAR,

Defendant-Appellant.

Before: MacKenzie, P.J., and Hood and Hoekstra, JJ.

MEMORANDUM.

On prior appeal as of right in Docket No. 164550, defendant's conviction of armed robbery, MCL 750.529; MSA 28.797, was reduced to unarmed robbery, MCL 750.530; MSA 28.797, and the cause was remanded for resentencing, subject to enhancement, given that defendant's fourth offender status was likewise upheld on appeal. MCL 769.12; MSA 28.1084. At resentencing, defendant received twenty to forty years' imprisonment. He now again appeals as of right. This appeal is being decided without oral argument pursuant to MCR 7.214(E).

Defendant's enhanced sentence is reviewed only for abuse of the trial court's sentencing discretion. *People v Hansford (After Remand)*, 454 Mich 320; 562 NW2d 460 (1997). In light of defendant's prior criminal record and the circumstances of the present offense, the sentence imposed does not represent an abuse of the trial court's sentencing discretion.

Affirmed.

/s/ Barbara B. MacKenzie /s/ Harold Hood /s/ Joel P. Hoekstra

UNPUBLISHED December 23, 1997

No. 192244 Jackson Circuit Court LC No. 92-063376 FC