

**STATE OF MICHIGAN**  
**COURT OF APPEALS**

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PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff-Appellee,

v

BOBBY R. COVINGTON, JR.,

Defendant-Appellant.

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UNPUBLISHED

April 12, 2002

No. 229704

Wayne Circuit Court

LC No. 00-001241

Before: K. F. Kelly, P.J., and Doctoroff and Cavanagh, JJ.

MEMORANDUM.

A jury convicted defendant of two counts of armed robbery, MCL 750.529, and possession of a firearm during the commission of a felony, MCL 750.227b. As an habitual offender, fourth offense, MCL 769.12, defendant was sentenced to concurrent terms of twenty to thirty years' for the armed robbery convictions and the mandatory two-year sentence for the felony-firearm conviction. Defendant appeals his sentences as of right. We affirm.

Defendant's sole claim on appeal is that his sentence was disproportionate. Defendant was sentenced under the statutory guidelines which established a minimum sentence range of 81 to 270 months. MCL 777.21(3)(c); MCL 777.62. Because defendant's minimum sentence was within the guidelines, albeit at the upper end, and defendant does not contend that the court erred in scoring the guidelines or relied on inaccurate information at sentencing, review of the sentence is not permitted. MCL 769.34(10); *People v Babcock*, 244 Mich App 64, 73; 624 NW2d 479 (2000).

Affirmed.

/s/ Kirsten Frank Kelly

/s/ Martin M. Doctoroff

/s/ Mark J. Cavanagh