IN THE COURT OF CRIMINAL APPEALS OF TENNESSEE AT JACKSON

DECEMBER SESSION, 1997

STATE OF TENNESSEE,)	C.C.A. NO. 02C01-96	12-CR-00442
Appellee,))	NO. 95-04448; 95-04449; 95-04450; 95-12332; AND 95-04012	
VS.)))	SHELBY COUNTY	FILED
)	HON. JOHN P. COLTON, JR.	
NICOLE GRAY,)	JUDGE	January 23, 1998
Appellant.)		Cecil Crowson, Jr. Appellate Court Clerk

ORDER

_____Appellant was convicted upon pleas of guilty to four counts of forgery and one count of theft of property under \$500.00. She was sentenced to concurrent three-year sentences for the forgery convictions and a concurrent eleven month, twenty-nine day sentence for the theft offense. On appeal Appellant complains that the trial court erred in denying her probation or placement in a community corrections program. After a review of the record we conclude the judgment of the trial court must be affirmed pursuant to Rule 20, Rules of the Court of Criminal Appeals.

The record reflects Appellant has three prior forgery convictions and numerous shoplifting offenses committed while she was a juvenile. When the instant offenses were committed she was still on probation for the previous forgery convictions. Under these circumstances we find no error in the trial court's denial of probation or community corrections placement.

Accordingly, the judgment of the trial court is affirmed pursuant to Rule 20
Rules of the Court of Criminal Appeals.
JERRY L. SMITH, JUDGE
CONCUR:
JOE B. JONES, PRESIDING JUDGE
J. CURWOOD WITT, JR., JUDGE