

**IN THE COURT OF APPEALS OF IOWA**

No. 7-783 / 07-0454  
Filed October 24, 2007

**STATE OF IOWA,**  
Plaintiff-Appellee,

**vs.**

**SANDRA BRIDGETT HOHL,**  
Defendant-Appellant.

---

Appeal from the Iowa District Court for Polk County, Joel D. Novak, Judge.

Sandra Hohl appeals her sentence for two counts of possession of controlled substances, enhanced as a third offense, in violation of Iowa Code section 124.401(5) (2005). **AFFIRMED.**

Mark C. Smith, State Appellate Defender, and Martha Lucey, Assistant Appellate Defender, for appellant.

Thomas J. Miller, Attorney General, Elisabeth Reynoldson, Assistant Attorney General, John P. Sarcone, County Attorney, and Celene Gogerty, Assistant County Attorney, for appellee.

Considered by Vogel, P.J., and Mahan and Zimmer, JJ.

**MAHAN, J.**

Sandra Hohl appeals her sentence for two counts of possession of controlled substances, enhanced as a third offense, in violation of Iowa Code section 124.401(5) (2005). She claims the district court violated Iowa Rule of Criminal Procedure 2.23(3)(d) by not allowing defense counsel to fully speak in mitigation of her sentence. After a thorough review and consideration of the record, we conclude the district court's ruling is affirmed without opinion. See Iowa R. App. P. 6.24(1), (4).

**AFFIRMED.**