## STATE OF MICHIGAN

## COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

UNPUBLISHED February 27, 2001

No. 219005

Plaintiff-Appellee,

V

DANIEL LEE RASNIK, a/k/a DANIEL LEE

Macomb Circuit Court
LC No. 98-002499-FH
RASNICK.

Defendant-Appellant.

Before: Meter, P.J., and Neff and O'Connell, JJ.

MEMORANDUM.

Defendant appeals as of right from a one-year jail sentence imposed for second-degree home invasion, MCL 750.110a(3); MSA 28.305(a)(3), following an adjudication that he violated the terms of his probation. This appeal is being decided without oral argument pursuant to MCR 7.214(E). We affirm.

Defendant contends that the court failed to articulate any reasons for the sentence imposed, as required under MCR 6.425(D)(2)(e). We disagree. By noting defendant's probation violation, his disrespect for authority, and the effect of the crime on others, as well as by referring to the statutory sentencing requirements, the trial court articulated sufficient reasons for imposing defendant's sentence. *People v Sandlin*, 179 Mich App 540, 543; 446 NW2d 301 (1989). In any event, the sentencing issue is moot because defendant has already served his one-year sentence. *People v Bailey (On Remand)*, 218 Mich App 645, 648; 554 NW2d 391 (1996); *People v Rutherford*, 208 Mich App 198, 204; 526 NW2d 620 (1994).

Affirmed.

/s/ Patrick M. Meter /s/ Janet T. Neff /s/ Peter D. O'Connell