## STATE OF MICHIGAN COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

UNPUBLISHED December 18, 2001

Plaintiff-Appellee,

 $\mathbf{v}$ 

ROBERT BRYAN DEATON,

Defendant-Appellant.

No. 231122 Oakland Circuit Court LC No. 1999-166605-FC 1999-166606-FC

1999-166608-FC

Defendant Appenant.

Before: White, P.J., and Talbot and E.R. Post\*, JJ.

## MEMORANDUM.

Defendant appeals by delayed leave granted from plea-based convictions for first-degree criminal sexual conduct, MCL 750.520b(1)(a), second or subsequent offense, MCL 750.520f, for which he was sentenced as an habitual offender, third offense, MCL 769.11, to twenty to fifty years in prison. We dismiss defendant's appeal.

Defendant's sole claim on appeal is that although the trial court agreed to correct a typographical error in the presentence information report, it did not delete the error from the report. Because the trial court has since granted in full the same relief defendant seeks on appeal, this Court is unable to grant relief. Accordingly, defendant's issue is moot. *City of Jackson v Thompson-McCully Co, LLC*, 239 Mich App 482, 493; 608 NW2d 531 (2000).

Dismissed.

/s/ Helene N. White

/s/ Michael J. Talbot

/s/ Edward R. Post

<sup>\*</sup> Circuit judge, sitting on the Court of Appeals by assignment.