

NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS

California Rules of Court, rule 8.1115(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 8.1115(b). This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION TWO

THE PEOPLE,

Plaintiff and Respondent,

v.

ANNETTE MARIE SOLORZANO,

Defendant and Appellant.

B234548

(Los Angeles County
Super. Ct. No. KA093569)

THE COURT:*

Appellant Annette Marie Solorzano appeals from the judgment entered following her plea of no contest to one count of making criminal threats in violation of Penal Code section 422, a felony. Pursuant to the plea agreement, the trial court sentenced appellant to six years in state prison, which consisted of the upper term of three years doubled to six years, based on appellant's admission of a prior robbery "strike" under Penal Code section 1170.12, subdivisions (a)-(d). Appellant was ordered to pay fines and fees.

We appointed counsel to represent appellant on this appeal. After examination of the record, counsel filed an "Opening Brief" in which no arguable issues were raised. On December 5, 2011, we advised appellant that she had 30 days within which to personally

* BOREN, P. J., DOI TODD, J., ASHMANN-GERST, J.

submit any contentions or issues that she wished us to consider. No response has been received to date.

The record contains the following evidence: On March 4, 2011, El Monte Police Department Officer Jonathan Edwards received a radio call about a woman lying or sleeping next to a 7-Eleven store. At about 10:30 p.m., he and two other officers arrived at the store and found appellant inside the store being “belligerent” with the store clerks. Appellant went outside, and Officer Edwards asked her to leave. Appellant was drunk and yelled insults at the officers and gave them “the finger.” Appellant looked at their badges and told them she was going to make a complaint, then “stomped off.” About 1:00 a.m. on March 5, 2011, appellant called the El Monte Police Department and told the dispatcher that she was going to “fuck up” Officer Edwards and “blast him.” She also threatened his family.

We have examined the entire record and are satisfied that appellant’s attorney has fully complied with her responsibilities and that no arguable issues exist. (*People v. Wende* (1979) 25 Cal.3d 436, 441.)

The judgment is affirmed.

NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS.