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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION SIX

THE PEOPLE,

Plaintiff and Respondent,

v.

DANIEL KEVIN McINERNEY,

Defendant and Appellant.

2d Crim. No. B255484
(Super. Ct. Nos. 2009032879, 2011017707,
2011043156, 2012028042.)
(Ventura County)

Daniel Kevin McInerney appeals a judgment of conviction entered after he expressly waived his constitutional rights and pleaded guilty to two counts of transportation of methamphetamine (Case Nos. 2009032879 & 2011043156), possession for sale of methamphetamine (Case No. 2011017707), and receiving stolen property (Case No. 2012028042), and admitted committing a felony while released from custody on bail (Case No. 2012028042). (Health & Saf. Code, §§ 11379, subd. (a), 11378; Pen. Code, § 496, subd. (a), 12022.1, subd. (b).)

FACTS AND PROCEDURAL HISTORY

On September 8, 2009, Port Hueneme police officers stopped McInerney's vehicle for a traffic violation. The officers saw a hypodermic syringe on the vehicle's dashboard. During a consensual search, they found a baggie of methamphetamine and a second syringe in McInerney's clothing pockets. (Case No. 2009032879.)

On May 17, 2011, Ventura police officers saw McInerney and Amy Duggan in a parked vehicle at a car wash. There were three outstanding warrants for Duggan's arrest. Duggan informed the police officers that McInerney's vehicle contained methamphetamine and syringes. The officers searched the vehicle and McInerney and found methamphetamine and drug paraphernalia. (Case No. 2011017707.)

On December 9, 2011, Ventura County sheriff's deputies stopped McInerney's vehicle during a traffic stop and learned that the vehicle had been reported stolen. During a search of the vehicle, deputies found methamphetamine and drug paraphernalia. (Case No. 2011043156.)

On September 4, 2012, Ventura County sheriff's deputies responded to a dispatch that a truck parked at McInerney's residence contained parts from a truck stolen one month prior. The theft victim identified the parts as having been stolen from his truck. (Case No. 2012028042.)

On June 28, 2013, McInerney pleaded guilty in each of the four cases in accordance with a plea agreement. The trial court sentenced him to a total sentence of six years four months, consisting of a four-year term for Case No. 2009032879, a one-year term for Case No. 2011043156, and an eight-month term for each of the remaining two cases, all to be served consecutively. The court imposed various fines and fees and awarded McInerney 594 days of presentence custody credit.

DISCUSSION

We appointed counsel to represent McInerney in this appeal. After counsel's examination of the record, he filed an opening brief raising no issues.

On June 27, 2014, we advised McInerney by mail that he had 30 days within which to personally submit any contentions or issues that he wished to raise on appeal. We have not received a response.

We have reviewed the entire record and are satisfied that McInerney's attorney has fully complied with his responsibilities and that no arguable issue exists. (*People v. Wende* (1979) 25 Cal.3d 436, 441.)

The judgment is affirmed.

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GILBERT, P.J.

We concur:

YEGAN, J.

PERREN, J.

Donald Coleman, Judge
Superior Court County of Ventura

William Quest, Senior Deputy Public Defender, Stephen P. Lipson, Public Defender, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.