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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION EIGHT

In re RAYMOND S., a Person Coming
Under the Juvenile Court Law.

B267738

THE PEOPLE,

(Los Angeles County
Super. Ct. No. VJ21009)

Plaintiff and Respondent,

v.

RAYMOND S.,

Defendant and Appellant.

APPEAL from an order of the Superior Court of Los Angeles County. Philip K. Mautino, Judge. Affirmed.

Steven A. Torres, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.

Raymond S. appeals the denial of his petition for recall of sentence under Proposition 47, the Safe Neighborhoods and Schools Act. While a juvenile, Raymond was declared a ward of the court for the crime of robbery in 2000. He filed a petition for resentencing under Proposition 47 on May 12, 2015. His appellate attorney filed a brief pursuant to *People v. Wende* (1979) 25 Cal.3d 436, on December 4, 2015, requesting we independently review the entire record on appeal for arguable issues. We have done so and are satisfied Raymond’s attorney has fulfilled his duty, and no arguable issues exist. (*Ibid.*; *People v. Kelly* (2006) 40 Cal.4th 106.)

Proposition 47 reclassified certain drug and theft offenses, which had previously been felonies or “wobblers,” as misdemeanors. (*In re J.L.* (2015) 242 Cal.App.4th 1108, 1112.) Robbery is a serious and violent felony not subject to recall of sentence under Proposition 47. (§§ 211, 667.5, subd. (c)(9), 1170.18, 1192.7, subd. (c)(19); *People v. Lynn* (2015) 242 Cal.App.4th 594, 599.)

DISPOSITION

The challenged order is affirmed.

BIGELOW, P. J.

We concur:

RUBIN, J.

FLIER, J.