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COURT OF APPEAL, FOURTH APPELLATE DISTRICT

DIVISION ONE

STATE OF CALIFORNIA

THE PEOPLE,

Plaintiff and Respondent,

v.

JATAWN ROBINSON,

Defendant and Appellant.

D065107

(Super. Ct. No. SCD248045)

APPEAL from a judgment of the Superior Court of San Diego County, Sharon B. Majors-Lewis and Robert F. O'Neill, Judges. Affirmed.

Loleena Ansari, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.

Jatawn Robinson entered a negotiated guilty plea to unlawfully possessing ammunition (Pen. Code, § 30305, subd. (a)(1)). The court sentenced her to a stipulated three-year upper prison term. Robinson appeals. We affirm.

BACKGROUND

Robinson knowingly and unlawfully had a bullet on her person.

DISCUSSION

Appointed appellate counsel has filed a brief summarizing the facts and proceedings below. Counsel presents no argument for reversal, but asks this court to review the record for error as mandated by *People v. Wende* (1979) 25 Cal.3d 436 (*Wende*). Pursuant to *Anders v. California* (1967) 386 U.S. 738 (*Anders*) counsel mentions as possible, but not arguable, issues: (1) whether Robinson's plea was constitutionally valid; (2) whether the court complied with its duty to establish a sufficient factual basis for the plea (Pen. Code, § 1192.5); (3) whether Robinson was sentenced in accordance with the plea agreement; and (4) whether the court improperly denied Robinson's motion to suppress evidence.

We granted Robinson permission to file a brief on her own behalf. She has not responded. A review of the record pursuant to *Wende* and *Anders*, including the possible issues listed pursuant to *Anders*, has disclosed no reasonably arguable appellate issues. Robinson has been competently represented by counsel on this appeal.

DISPOSITION

The judgment is affirmed.

McCONNELL, P. J.

WE CONCUR:

HUFFMAN, J.

AARON, J.