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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

FOURTH APPELLATE DISTRICT

DIVISION TWO

THE PEOPLE,

Plaintiff and Respondent,

v.

VERONICA GONZALEZ GURROLA,

Defendant and Appellant.

E055585

(Super.Ct.No. RIF1104923)

OPINION

APPEAL from the Superior Court of Riverside County. Becky Dugan, Judge.

Affirmed.

Anita P. Jog, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.

INTRODUCTION

On September 27, 2011, a felony complaint charged defendant and appellant Veronica Gonzalez Gurrola with two counts of willfully causing a child to suffer, under

circumstances or conditions likely to produce great bodily harm or death under Penal Code section 273a, subdivision (a) (counts 1 & 2); willfully and unlawfully using and being under the influence of a controlled substance under Health and Safety Code section 11550, subdivision (a), a misdemeanor (count 3); willfully and unlawfully driving a vehicle while under the influence of an alcoholic beverage and drug under Vehicle Code section 23152, subdivision (a), a misdemeanor (count 4); willfully and unlawfully driving a motor vehicle while her driving privilege had been suspended and revoked for driving under the influence of an alcoholic beverage and a drug under Vehicle Code section 14601.2, subdivision (a), a misdemeanor (count 5); and willfully and unlawfully, while being lawfully detained and arrested, falsely represent and identify herself as another person under Penal Code section 148.9, subdivision (a), a misdemeanor (count 6). The complaint also alleged that defendant suffered from a prior prison term under Penal Code section 667.5, subdivision (b).

On December 30, 2011, defendant pled guilty to counts 1 and 4, in return for an agreed-upon sentence of four years in prison. That same day, the trial court sentenced defendant to four years in state prison, consisting of the middle term of four years for count 1, and 180 days in jail for count 4, which was to run concurrent to count 1. The court awarded presentence custody credits of 200 days, consisting of 100 days for actual time served and 100 days for work/conduct credit under Penal Code section 4019. In addition, the court imposed a restitution fine of \$200.

On February 1, 2012, defendant filed a notice of appeal indicating a challenge to the sentence or other matters occurring after the plea.

STATEMENT OF FACTS¹

On December 30, 2011, defendant admitted that on September 22, 2011, in Riverside County, she was in a car with her four-year-old child, and was driving under the influence of a drug.

ANALYSIS

After defendant appealed, and upon her request, this court appointed counsel to represent her. Counsel has filed a brief under the authority of *People v. Wende* (1979) 25 Cal.3d 436 and *Anders v. California* (1967) 386 U.S. 738 setting forth a statement of the case, a summary of the facts, and potential arguable issues, and requesting this court to undertake a review of the entire record.

We offered defendant an opportunity to file a personal supplemental brief, but she has not done so. Pursuant to the mandate of *People v. Kelly* (2006) 40 Cal.4th 106, we have conducted an independent review of the record and find no arguable issues.

¹ The facts are taken from the reporter's transcript of the plea and sentencing hearing on December 30, 2011. The court found a factual basis for the plea.

DISPOSITION

The judgment is affirmed.

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MCKINSTER
J.

We concur:

HOLLENHORST
Acting P. J.
KING
J.