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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

FOURTH APPELLATE DISTRICT

DIVISION TWO

In re J.C., a Person Coming Under the
Juvenile Court Law.

THE PEOPLE,

Plaintiff and Respondent,

v.

J.C.,

Defendant and Appellant.

E060192

(Super.Ct.No. J250143)

OPINION

APPEAL from the Superior Court of San Bernardino County. Barbara A.

Buchholz and Lynn M. Poncin, Judges. Affirmed.

Patrick E. DuNah, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.

I

INTRODUCTION

On June 20, 2013, pursuant to a negotiated disposition following the filing of a Welfare and Institutions Code section 602 petition in Riverside County, minor and appellant J.C. admitted violating one count of disorderly conduct under Penal Code¹ section 647, subdivision (h). The matter was ordered transferred to San Bernardino County where minor had moved.

Following a hearing in San Bernardino County, minor was ordered to be a ward of the court and placed with his mother on certain terms and conditions of probation.

On October 13, 2013, pursuant to a Welfare and Institutions Code section 602 petition subsequent, minor was charged with misdemeanor battery under section 242, and misdemeanor vandalism under section 594, subdivision (b)(2).

Following a contested jurisdictional hearing, both counts were found true as misdemeanors.

On November 20, 2013, minor was continued as a ward of the court and placed in the custody of his mother. He was ordered to serve 39 days of custody time in Juvenile Hall with credit for 39 days served.

Minor filed a timely notice of appeal.

¹ All statutory references are to the Penal Code unless otherwise indicated.

II

STATEMENT OF FACTS

On October 13, 2013, minor's mother was outside her vehicle; minor was inside the vehicle. Minor demanded that his mother give him the money his father had sent to minor for new shoes. The mother refused and minor started yelling at the mother using derogatory language. Minor threw the mother's CD case out the window and broke it. Approximately five minutes later, minor pulled a cup holder from his mother's car and threw it at her. The cup holder hit the mother's hand and she started to bleed.

III

ANALYSIS

Minor appealed and, upon his request, this court appointed counsel to represent him. 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 conduct an independent review of the record.

We offered minor an opportunity to file a personal supplemental brief, but he has not done so. Pursuant to the mandate of *People v. Kelly* (2006) 40 Cal.4th 106, we have independently reviewed the record for potential error and find no arguable issues.

IV
DISPOSITION

The judgment is affirmed.

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RICHLI
J.

We concur:

HOLLENHORST
Acting P. J.

MILLER
J.