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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.

LARRY WILSON JR.,

Defendant and Appellant.

E066238

(Super.Ct.No. INF1302779)

OPINION

APPEAL from the Superior Court of Riverside County. John G. Evans, Judge.

Affirmed.

Patrick J. Hennessey, Jr., under appointment by the Court of Appeal, for
Defendant and Appellant.

No appearance for Plaintiff and Respondent.

Defendant and appellant Larry Wilson, Jr., pled guilty to two counts of felon in
possession of a firearm (Pen. Code, § 29800, subd. (a)(1))¹ and two counts of felon in

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

possession of ammunition (§ 30305, subd. (a)(1)), in exchange for a 16-month sentence. We affirm.

FACTS AND PROCEDURE

On October 11, 2013, law enforcement officers served a search warrant on defendant at his home. They found a loaded .22-caliber revolver and a box of .22-caliber cartridges in a nightstand next to defendant's bed. In a locked trunk in the garage, officers found two .22-caliber revolvers and more than 500 cartridges of ammunition.

On October 7, 2014, the People filed an information charging defendant with two counts of felon in possession of a firearm and two counts of felon in possession of ammunition. The felony prior was listed as unlawful use of an access card (§ 484g, subd. (a)), with conviction and juvenile adjudication date of October 6, 2008, in case No. INF059297.

On January 19, 2016, defendant filed a motion to stay proceedings in the current case pending defendant's appeal in case No. INF059297, in which he challenged the denial of his petition for resentencing under Proposition 47. The People filed its opposition on January 20, 2016. Also on that date, the court heard and denied the motion on the basis that, even if the appeal were to be resolved in defendant's favor, section 1170.18, subdivision (k), provides that the reduction of a felony to a misdemeanor under Proposition 47 would not prevent a conviction for felon in possession of a firearm or ammunition.

On May 27, 2016, defendant pled guilty to all four counts in exchange for a 16-month sentence, consisting of 16 months on each of the four counts to run concurrently.

This appeal followed. The trial court issued a certificate of probable cause.

DISCUSSION

Upon defendant’s appeal, this court appointed counsel to represent him. Counsel has filed a brief under authority of *People v. Wende* (1979) 25 Cal.3d 436 and *Anders v. California* (1967) 386 U.S. 738, setting forth a brief statement of the case and a summary of the facts and requesting this court undertake an independent review of the record. We have also afforded defendant the opportunity to file a personal supplemental brief, which he has not done.

Pursuant to the mandate of *People v. Kelly* (2006) 40 Cal.4th 106, we have conducted an independent review of the entire record and find no arguable issues.

DISPOSITION

The judgment is affirmed.

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RAMIREZ
P. J.

We concur:

MILLER
J.

SLOUGH
J.