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**IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA
FIFTH APPELLATE DISTRICT**

In re HUGO E., a Person Coming Under
the Juvenile Court Law.

THE PEOPLE,

Plaintiff and Respondent,

v.

HUGO E.,

Defendant and Appellant.

F068546

(Super. Ct. No. 13CEJ600701)

OPINION

THE COURT*

APPEAL from a judgment of the Superior Court of Fresno County. James A. Kelley, Judge.

Gillian Black, under appointment by the Court of Appeal, for Defendant and Appellant.

Office of the State Attorney General, Sacramento, California, for Plaintiff and Respondent.

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* Before Levy, Acting P.J., Poochigian, J., and Detjen, J.

Appellant, Hugo E., appeals from a finding by the juvenile court that he violated a grant of probation (Welf. & Inst. Code, § 777). Following independent review of the record pursuant to *People v. Wende* (1979) 25 Cal.3d 436, we affirm.

FACTUAL AND PROCEDURAL HISTORY

On December 13, 2011, El Monte police responded to an apartment regarding a minor, later identified as appellant, threatening to harm himself. When the officers located appellant, he resisted their efforts to detain him and attempted to run away but was taken into custody.

On May 25, 2012, in Los Angeles County, appellant admitted allegations in a petition charging him with resisting arrest. (Pen. Code, § 148, subd. (a)(1).)

On March 19, 2012, appellant and eight other gang members beat up Miguel R. and his sister Ruby when she attempted to help Miguel. One of the attackers also pushed Ruby's three-year-old daughter. Before leaving, one of the gang members threatened to kill Miguel's entire family. Miguel suffered large knots and swelling on the left side of his face and his right eye was swollen shut. Ruby suffered a bloody nose.

On July 15, 2013, in Madera County, appellant admitted two counts of assault by means of force likely to produce great bodily injury (Pen. Code, § 245, subd. (a)(1)) in an amended petition in exchange for the dismissal of several other charges.

On August 12, 2013, the matter was transferred to Fresno County.

On October 1, 2013, at a dispositional hearing, the court adjudged appellant a ward of the court, placed him on probation in the custody of his parents, and ordered him to pay \$4,962 to the Victim's Compensation and Government Claims Board subject to a restitution hearing.

On October 21, 2013, appellant was detained at the juvenile detention facility in Fresno.

On October 22, 2013, a supplemental petition was filed alleging appellant violated the terms of his probation by failing to attend school and to refrain from using drugs.

On October 23, 2013, after appellant admitted that he violated his probation by failing to attend school, the court revoked his probation, placed him at the Juvenile Justice Campus, and ordered him screened for admission to the Substance Abuse unit.

On November 5, 2013, the court set appellant's maximum term of confinement at five years four months and it committed him to the Floyd Farrow Substance Abuse unit of the Juvenile Justice Campus for 180 days.

Appellant's appellate counsel has filed a brief which summarizes the facts, with citations to the record, raises no issues, and asks this court to independently review the record. (*People v. Wende, supra*, 25 Cal.3d 436.) Appellant has not responded to this court's invitation to submit additional briefing.

Following an independent review of the record we find that no reasonably arguable factual or legal issues exist.

DISPOSITION

The judgment is affirmed.