NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS

California Rules of Court, rule 8.1115(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 8.1115(b). This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION SIX

THE PEOPLE,

Plaintiff and Respondent,

v.

TINA MICHELLE ANDERSON,

Defendant and Appellant.

2d Crim. No. B234646 (Super. Ct. No. 2009041344) (Ventura County)

Tina Michelle Anderson appeals an order of probation granted following her conviction of transportation of methamphetamine, possession for sale of methamphetamine, and giving false information to a police officer. (Health & Saf. Code, §§ 11379, subd. (a), 11378; Pen. Code, § 148.9, subd. (a).)

At a jury trial, the prosecutor presented evidence that on November 11, 2009, Anderson was a passenger in a pickup truck detained by a Ventura County sheriff's deputy. After arresting the driver for driving under the influence of drugs or alcohol, assisting police officers found narcotics inside the truck. Anderson consented to a search of her purse which contained her identification. The officers then learned that she was on probation with search terms. Deputies searched Anderson and found tweezers and a digital scale appearing to contain narcotic residue inside her boot. Inside her purse, they found a pay and owe sheet listing names and dollar amounts. A film canister found on the front passenger seat of the truck contained 2.86 grams of methamphetamine.

Anderson testified that she kept the scale for the driver and was not aware of methamphetamine inside the truck. She also denied that the pay and owe sheet recorded drug transactions.

The jury convicted Anderson of transportation of methamphetamine, possession for sale of methamphetamine, and giving false information to a police officer. (Health & Saf. Code, 11379, subd. (a), 11378; Pen. Code, § 148.9, subd. (a).) The trial court suspended imposition of sentence and placed Anderson on formal probation for 36 months with terms and conditions, including 300 days of confinement in county jail and payment of various fines and fees. The court awarded Anderson 45 days of presentence custody credit.

We appointed counsel to represent Anderson in this appeal. After counsel's examination of the record, she filed an opening brief raising no issues.

On January 31, 2012, we advised Anderson that she had 30 days within which to personally submit any contentions or issues that she wished to raise on appeal. We have not received a response.

We have reviewed the entire record and are satisfied that Anderson's attorney has fully complied with her responsibilities and that no arguable issue exists. (*People v. Wende* (1979) 25 Cal.3d 436, 441.)

The judgment is affirmed.

NOT TO BE PUBLISHED.

GILBERT, P.J.

We concur:

YEGAN, J.

ALDRICH, J.*

^{*}Richard D. Aldrich, Associate Justice, Court of Appeal, Second District, Division 3 assigned by the Chief Justice pursuant to article VI, section 6 of the California Constitution.

John E. Dobroth, Judge

Superior Court County of Ventura

Miriam R. Arichea, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.