NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS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 This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.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 FOUR

In re HENRY G., a Person Coming Under the Juvenile Court Law.

THE PEOPLE,

Plaintiff and Respondent,

v.

HENRY G.,

Defendant and Appellant.

B236262

(Los Angeles County Super. Ct. No. KJ29054)

APPEAL from an order of the Superior Court of Los Angeles County, Merrill L.

Toole, Temporary Judge. (Pursuant to Cal. Const., art. VI, § 21.) Affirmed.

Bruce G. Finebaum, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.

Henry G. appeals from the juvenile court's finding that he violated probation and its dispositional order committing him to the Division of Juvenile Justice. Finding no error, we affirm.

FACTUAL AND PROCEDURAL HISTORY

Henry G. was the subject of numerous sustained juvenile petitions. In May 2011, he was at Camp Onizuka as a result of the juvenile court's order committing him to community camp placement following his February 23, 2011 admission of a probation violation. On May 2, 2011, the probation department filed notice with the court that Henry G. was once again in violation of probation.

On July 5, 2011, the court conducted a probation violation hearing. The prosecution alleged five separate violations and presented evidence that Henry G.: (1) on March 14, made inappropriate comments and gestures of a sexual nature to a probation officer; (2) on March 19, defied a probation officer's request that he return to the dayroom and grabbed her wrist requiring the intervention of another probation officer; (3) on March 27, was in possession of pornographic material and cursed and threatened a probation officer; (4) on April 1, went into a classroom with an associate and assaulted another student; and (5) on April 24, was handcuffed after being involved in a fight that required the use of pepper spray on some of the participants. Following the presentation of evidence, the court sustained four of the allegations and dismissed the one that involved the April 24 altercation.

At the August 2, 2011 disposition hearing, the court committed Henry G. to the Division of Juvenile Justice.

DISCUSSION

After reviewing the record, Henry G.'s appointed counsel filed an opening brief and requested that this court independently review the record for appellate issues

pursuant to *People v. Wende* (1979) 25 Cal.3d 436. Counsel filed a declaration stating that he advised Henry G. of the nature of the brief, informed him that he may file a supplemental brief within 30 days of the filing of the opening brief, and sent him the

record on appeal.

On February 7, 2012, we sent a letter to Henry G. at his parent's address and advised him that he had 30 days within which to submit any issues that he wished us to consider. To date, we have received no response.

We have independently reviewed the record and are satisfied that no arguable issues exist. Henry G., by virtue of counsel's compliance with the *Wende* procedure and our review of the record, has received effective appellate review of the judgment entered against him. (*Smith v. Robbins* (2000) 528 U.S. 259, 277-279; *People v. Kelly* (2006) 40 Cal.4th 106, 123-124.)

DISPOSITION

The juvenile court's finding that Henry G. violated probation and its dispositional order are affirmed.

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SUZUKAWA, J.

We concur:

WILLHITE, Acting P. J.

MANELLA, J.