## NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS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 This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.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

THE PEOPLE,

B267588

Plaintiff and Respondent,

(Los Angeles County Super. Ct. No. A775937)

v.

ALONZO McKINNEY,

Defendant and Appellant.

## THE COURT:\*

This is a Proposition 47 proceeding.

On May 26, 2015, in Los Angeles Superior Court case No. A775937-01, Alonzo McKinney filed an application to have his conviction for receiving stolen property reduced to a misdemeanor. The superior court granted this application on July 17, 2015. McKinney filed what has been construed to be a notice of appeal from this order on August 25, 2015.

Counsel was appointed who filed a brief under *People v. Wende* (1979) 25 Cal.3d 436, on January 6, 2016, requesting that this court independently review the record for error. McKinney was informed that a brief raising no issues would be filed and that he could submit a brief in propria persona, which he has done.

\* DODEN DI CHAVEZ I HOEECTADT I

BOREN, P.J.

CHAVEZ, J.

HOFFSTADT, J.

On February 4, 2015, the superior court denied McKinney's request to reduce to misdemeanors his convictions for assault with a deadly weapon on a peace officer in violation of Penal Code section, subdivision (c), and obstructing executive officers in execution of their duties in violation of Penal Code section 69. No appeal was taken from this order.

McKinney's personal written submission following the filing of counsel's *Wende* submission contends that various errors invalidate his conviction in Los Angeles Superior Court case No. A775937-01. That conviction was affirmed on appeal by this court in B022289 on August 31, 1987, the remittitur issuing on November 2, 1987. McKinney has also resubmitted the appellant's opening brief filed in that appeal. The conviction in Los Angeles Superior Court case No. A775937-01 is final and is no longer subject to review.

We have reviewed the record and found no arguable issues. We also find that McKinney was not aggrieved by the order entered on July 17, 2015.

The order entered on July 17, 2015 is affirmed.