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#### IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

# SECOND APPELLATE DISTRICT

## **DIVISION SIX**

In re J.W., a Person Coming Under the Juvenile Court Law. 2d Juv. No. B296941 (Super. Ct. No. PJ53156) (Los Angeles County)

THE PEOPLE,

Plaintiff and Respondent,

v.

J.W.,

Defendant and Appellant.

(2018) 19 Cal.App.5th 236, 238, fn. 1.)

J.W., a minor, appeals from an order after hearing imposing a protective order. (Welf. & Inst. Code, § 213.5, subd. (d)(1); Code Civ. Proc., § 904.1, subd. (a)(6); *In re Jonathan V*.

J.W. was charged in a juvenile petition with infliction of corporal injury upon L.T., the mother of his child. (Welf. & Inst. Code, § 602; Pen. Code, § 273.5, subd. (a).) J.W. admitted the charge, and the petition was sustained.

J.W. and L.T. argued because he thought she had hidden his homework packet. J.W. pushed L.T. against a box, cutting her arm. J.W. threw her to the ground, mounted her, and choked her with both hands to the point she got dizzy and had difficulty breathing. J.W. punched and kicked her. J.W. took her phone and broke the screen.

The restraining order was issued for a period of three years. It ordered that J.W. not molest, strike, attack, stalk, threaten, sexually assault, batter, harass, destroy the personal property of, or disturb the peace of L.T. It prohibited contact with L.T. except for safe exchange of children for visitation, and prohibited possession of firearms.

We appointed counsel to represent J.W. in this appeal. After counsel examined the record, she filed an opening brief that raises no arguable issues. On July 10, 2019, appointed counsel advised J.W. by mail that he had 30 days within which to file a supplemental brief. We have not received a response.

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

The order is affirmed.

NOT TO BE PUBLISHED.

TANGEMAN, J.

We concur:

GILBERT, P. J.

YEGAN, J.

# $Morton\ Rochman,\ Judge$

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Courtney Selan, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.