NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS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 This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.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

SALAMASINA MOASELMA FESAGAIGA,

Defendant and Appellant.

2d Crim. No. B252195 (Super. Ct. Nos. 2011016510, 2012011724) (Ventura County)

In case No. 2011016510 (the 2011 case), Salamasina Moaselma Fesagaiga (appellant) was charged with possessing for sale, and transporting or selling methamphetamine (Health & Saf. Code, §§ 11378, 11379, subd. (a)), being under the influence of a narcotic (Health & Saf. Code, § 11550, subd. (a)), and providing a false identity to a police officer (Pen. Code, § 148.9, subd. (a)). She was also alleged to have three prior convictions resulting in prison terms. (§ 667.5, subd. (b).) She pled guilty to possessing methamphetamine for sale and providing false information to a police officer, and admitted two prior prison term allegations. The trial court subsequently granted appellant's motion to withdraw her plea and released her on bail.

¹ All further statutory references are to the Penal Code unless otherwise stated.

In case No. 2012011724 (the 2012 case), appellant was charged with two counts of forgery (§ 470, subd. (d)), three counts of identity theft (§ 530.5, subd. (a)), and three counts of fraudulent use of an access card (§ 484g), with an allegation that she committed the offenses while on bail (§ 12022.1, subd. (b)). She was also alleged to have three prior convictions resulting in prison terms. (§ 667.5, subd. (b).)

Appellant pled guilty to transporting methamphetamine in the 2011 case, and to one count of forgery in the 2012 case. She admitted two prior prison term allegations in each case, and also admitted the out-on-bail allegation in the 2012 case. In the 2011 case, the trial court struck one prior prison term enhancement and sentenced appellant to two years in jail for transporting methamphetamine, with a one-year prior prison term enhancement. In the 2012 case, the court struck all of the enhancements and sentenced appellant to two years for forgery, to be served concurrently with her sentence in the 2011 case.

In May 2011, police officers stopped appellant's car for a sound amplification violation. (Veh. Code, § 27007.) She told the officers there was methamphetamine in the car. The officers located and retrieved several bags of methamphetamine.

In October 2011, appellant wrote and cashed two checks on a bank account that was not hers. She also used an ATM card connected to the account.

We appointed counsel to represent appellant in this appeal. After examining the record, counsel filed an opening brief raising no issues and requesting that we independently examine the record pursuant to *People v. Wende* (1979) 25 Cal.3d 436.

We advised appellant in writing that she had 30 days within which to personally submit any contentions or issues she wished to raise on appeal. Appellant did not respond.

We have examined the record and are satisfied that appellant's attorney has
fully complied with the responsibilities of counsel and that no arguable issue exists.
(People v. Wende, supra, 25 Cal.3d at p. 441.)
The judgment is affirmed.
NOT TO BE PUBLISHED.
PERREN, J.
We concur:
GILBERT, P. J.
GILDLR1, 1.J.
YEGAN, J.

Charles W. Campbell, Judge

Superior Court County of Ventura

California Appellate Project, Jonathan B. Steiner, Richard B. Lennon, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.