

NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS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 This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.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

WAYNE FRED BROWN,

Defendant and Appellant.

2d Crim. No. B283829
(Super. Ct. No. 2016033401)
(Ventura County)

Wayne Fred Brown appeals a judgment of conviction entered after he expressly waived his constitutional rights, pleaded guilty to burglary, and admitted serving a prior prison term. (Pen. Code, §§ 459, 667.5, subd. (b).) The trial court sentenced Brown to a 28-month term in county jail, imposed various fines and fees, and awarded him 204 days of presentence custody credit.

According to evidence presented at the preliminary examination, Brown forced open the door of a church office in the morning of September 26, 2016, and took a guitar, headphones, and a tuner. A surveillance video captured the image of Brown

leaving the church with the guitar which he then placed inside a vehicle. A teacher at the church observed Brown walking away from the church with the guitar. During a police interview conducted later, Brown admitted entering the church and taking the guitar.

Brown thereafter appealed, purporting to appeal his sentence, the denial of a suppression motion, and the denial of petitions for habeas corpus.¹ The trial court granted Brown a certificate of probable cause.

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

On September 26, 2017, we advised Brown by mail that he had 30 days within which to personally submit any contentions or issues that he wished to raise on appeal. We have not received a response.

We have reviewed the entire record and are satisfied that Brown's attorney has fully complied with his 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NOT TO BE PUBLISHED.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.

PERREN, J.

¹ It does not appear that Brown filed any motion to suppress evidence. The habeas corpus petitions concern his medical treatment in jail and issues relating to conduct credits.

Ryan Wright, Judge

Superior Court County of Ventura

Richard B. Lennon, under appointment by the Court of
Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.