## NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS

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## IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

## **DIVISION SIX**

THE PEOPLE,

Plaintiff and Respondent,

v.

CHRISTOPHER MILTON,

Defendant and Appellant.

2d Crim. No. B252815 (Super. Ct. No. NA094440-01) (Los Angeles County)

Christopher Milton appeals a judgment of conviction after he pled no contest to one count of possessing codeine for sale. (Health & Saf. Code, § 11351.)<sup>1</sup>

In 2013, Long Beach police officers arrested Milton after they found 23 grams of marijuana in his truck. During the arrest, Milton's cellular telephone received four calls. During a booking search, Milton removed three plastic bags from "between his butt cheeks." The bags contained various controlled substances.

An information charged Milton with possessing marijuana for sale (§ 11359); possessing methamphetamine for sale (§ 11378); possessing codeine for sale (§ 11351); possessing cocaine base for sale (§ 11351.5); and bringing contraband into jail (Pen. Code, § 4573). Milton pled no contest to possessing codeine for sale. The trial court dismissed the remaining charges upon the prosecutor's motion.

<sup>&</sup>lt;sup>1</sup> All statutory references are to the Health and Safety Code unless otherwise stated.

The trial court suspended imposition of sentence and placed Milton on formal probation for three years with terms and conditions that included reporting to the probation officer on July 11, 2013, and surrendering for a one-year jail term in court on September 30, 2013. Milton did not report to the probation officer and did not appear in court on September 30. The court found Milton was in violation of the terms of his probation, revoked his probation, and sentenced him to the county jail for a three-year term.

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

On May 27, 2014, we advised Milton 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 Milton's attorney has fully complied with her responsibilities and that no arguable issues exist. (*People v. Wende* (1979) 25 Cal.3d 436, 441.)

The order is affirmed.

NOT TO BE PUBLISHED.

GILBERT, P.J.

We concur:

YEGAN, J.

PERREN, J.

## Arthur Jean, Jr., Judge

Superior Court County of Los Angeles	

Susan Morrow Maxwell, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.