NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS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 This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.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

2d Crim. No. B279604 (Super. Ct. No. 2016013158) (Ventura County)

v.

JOSE LUIS ALVARADO,

Defendant and Appellant.

Jose Luis Alvarado appeals the judgment following conviction by jury of unlawful driving or taking of a vehicle, a felony. (Veh. Code, § 10851, subd. (a).) The jury found true allegations of a strike prior (Pen. Code, § 1170.12, subd. (c)(1)) and three prior convictions which qualified for prior prison term enhancements under Penal Code section 667.5, subdivision (b).

Appellant went to a car sales lot in Oxnard. He began looking at a Nissan pickup truck parked on the far side of the lot. The pickup's engine was running because employees at the lot were rearranging the vehicles. Appellant got into the

pickup and drove away. He was arrested after an employee alerted law enforcement.

Appellant was sentenced to five years in state prison; including the midterm of two years, doubled for a strike prior, plus a one-year enhancement for a prison prior (two prison priors were stricken).

We appointed counsel to represent appellant on this appeal. After counsel's examination of the record, he filed an opening brief raising no issues. On April 24, 2017, we advised appellant 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 appellant'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 NOT TO BE PUBLISHED.

TANGEMAN, J.

We concur:

GILBERT, P. J.

PERREN, J.

Michele M. Castillo, Judge

S111	norior	Court	County	of.	Ventura
Du	DELIOI	Court	Country	OΙ	v Giitui a

Kevin E. Lerman, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.