

IN THE  
**ARIZONA COURT OF APPEALS**  
DIVISION TWO

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THE STATE OF ARIZONA,  
*Appellee,*

*v.*

BRADLEY DEAN LEWIS,  
*Appellant.*

No. 2 CA-CR 2019-0147  
Filed March 30, 2020

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THIS DECISION DOES NOT CREATE LEGAL PRECEDENT AND  
MAY NOT BE CITED EXCEPT AS AUTHORIZED BY APPLICABLE RULES.  
NOT FOR PUBLICATION  
*See Ariz. R. Sup. Ct. 111(c)(1); Ariz. R. Crim. P. 31.19(e).*

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Appeal from the Superior Court in Pima County  
No. CR20182798001  
The Honorable Javier Chon-Lopez, Judge

**AFFIRMED**

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COUNSEL

Joel Feinman, Pima County Public Defender  
By Michael J. Miller, Assistant Public Defender, Tucson  
*Counsel for Appellant*

STATE v. LEWIS  
Decision of the Court

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**MEMORANDUM DECISION**

Judge Espinosa authored the decision of the Court, in which Presiding Judge Eppich and Judge Eckerstrom concurred.

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ESPINOSA, Judge:

¶1 After a jury trial, Bradley Lewis was convicted of second-degree murder and sentenced to a sixteen-year prison term. Counsel has filed a brief in compliance with *Anders v. California*, 386 U.S. 738 (1967), and *State v. Clark*, 196 Ariz. 530 (App. 1999), stating he has reviewed the record but found no “arguably meritorious issue to raise on appeal” and asking this court to review the record for error. Lewis has not filed a supplemental brief.

¶2 Viewed in the light most favorable to sustaining the jury’s verdict, see *State v. Tamplin*, 195 Ariz. 246, ¶ 2 (App. 1999), the evidence is sufficient here, see A.R.S. § 13-1104(A)(1). In June 2018, Lewis shot and killed his adult stepson; he first claimed he had acted in self-defense, then denied shooting the victim. His sentence is within the statutory range. See A.R.S. § 13-710(A).

¶3 Pursuant to our obligation under *Anders*, we have searched the record for reversible error and found none. Accordingly, we affirm Lewis’s conviction and sentence.