

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA
SIXTH APPELLATE DISTRICT

POLICY REGARDING *IN RE PHOENIX H.* BRIEFS IN LIGHT OF
NEW EFILING REQUIREMENT

Effective immediately, the Sixth District Court of Appeal will no longer require compliance with California Rules of Court, rule 8.360 (a) for briefs filed Pursuant to *In re Phoenix H.* (2009) 47 Cal.4th 835. Court-appointed counsel should now submit a *Phoenix H.* brief in letter format when court-appointed counsel find no arguable issue to be pursued on appeal. All letter briefs filed pursuant to *In re Phoenix H.* shall be electronically filed. All other procedures and requirements associated with *Phoenix H.* briefs shall remain unchanged.

Dated May 10, 2012

Conrad L. Rushing P.J.