

NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS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 This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.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

In re M. S., et al., Persons Coming Under
the Juvenile Court Law.

B240502

(Los Angeles County
Super. Ct. No. CK91485)

LOS ANGELES COUNTY
DEPARTMENT OF CHILDREN AND
FAMILY SERVICES,

ORDER MODIFYING OPINION
[NO CHANGE IN JUDGMENT]

Plaintiff and Respondent.

v.

MI. S.,

Defendant and Appellant.

THE COURT:

It is ordered that the opinion filed herein on January 17, 2013, be modified as follows:

1. On page 2, the first sentence of the first full paragraph, between the words “children” and “M.” insert “Naomi (born January 2004),” and then insert a comma after the words “M. (born December 1998)” so that the sentence reads:

Appellant Mi.S. (father) appeals from the juvenile court’s jurisdictional and dispositional orders establishing dependency jurisdiction over his children Naomi (born January 2004), M. (born December 1998), and Z. (born August 2000) pursuant to Welfare and Institutions Code section 300, subdivision (b)¹ and removing them from his custody.

2. On page 5, footnote 2, delete the sentence “Naomi is not a subject of this appeal” and insert the following sentence in its place:

Father raises no issues or arguments in this appeal concerning the jurisdictional and dispositional findings and orders as to Naomi.

3. On page 8, in the sentence under the heading DISPOSITION, insert “Naomi” between the “over” and “M.” so that it reads:

The orders establishing jurisdiction over Naomi, M. and Z. and removing them from father’s custody are affirmed.

There is no change in the judgment.

BOREN, P.J., CHAVEZ, J.