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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA  
THIRD APPELLATE DISTRICT  
(El Dorado)

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

C072950

EL DORADO COUNTY DEPARTMENT OF  
HUMAN SERVICES,

Plaintiff and Respondent,

v.

J.B.,

Defendant and Appellant.

(Super. Ct. Nos.  
SDP20120019, SDP20120021,  
& SDP20120022)

On August 22, 2012, the juvenile court, in connection with these dependency proceedings brought on behalf of the minors, found Valarie B. to be the presumed parent of minors M.W., Ja.W., and D.W. Appellant filed a petition for writ of mandate in case No. C071961 challenging the juvenile court's August 22, 2012, order declaring Valarie B. the minors' presumed parent. Appellant also filed the instant appeal from the dispositional hearing on January 9, 2013.

The sole issue raised by appellant in this appeal is the juvenile court's order declaring Valarie B. the minors' presumed parent. Appellant contends the order was erroneous and must be vacated.

On November 20, 2013, this court filed its opinion in case No. C071961, directing the juvenile court to vacate that portion of its August 22, 2012, order which declared Valarie B. the presumed parent of minors M.W., Ja.W., and D.W. The peremptory writ and remittitur issued December 23, 2013. Accordingly, we dismiss the instant appeal as moot.<sup>1</sup>

DISPOSITION

The appeal is dismissed.

BLEASE, Acting P. J.

We concur:

HULL, J.

MAURO, J.

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<sup>1</sup> This issue seems noncontroversial and the court has resolved it summarily in this opinion, in the interest of judicial economy. Any party aggrieved by this procedure may petition for rehearing. (Gov. Code, § 68081.)