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COURT OF APPEAL, FOURTH APPELLATE DISTRICT

DIVISION ONE

STATE OF CALIFORNIA

In re NICHOLAS S., a Person Coming
Under the Juvenile Court Law.

SAN DIEGO COUNTY HEALTH AND
HUMAN SERVICES AGENCY,

Plaintiff and Respondent,

v.

JOSHUA S. et al.,

Defendants and Appellants.

D061407

(Super. Ct. No. EJ3240D)

APPEALS from an order of the Superior Court of San Diego County, Carol
Isackson, Judge. Dismissed.

Joshua S. and Katrina V. appeal an order entered at a permanency plan and
selection hearing held pursuant to Welfare and Institutions Code section 366.26. Citing
In re Sade C. (1996) 13 Cal.4th 952, they ask this court to exercise its discretion to
review the record for error.

In *In re Sade C.*, the California Supreme Court held that review pursuant to *People v. Wende* (1979) 25 Cal.3d 436 is unavailable in "an indigent parent's appeal from a judgment or order, obtained by the state, adversely affecting his [or her] custody of a child or his [or her] status as the child's parent." (*In re Sade C.*, *supra*, 13 Cal.4th at p. 959.) We therefore deny appellants' requests to review the record for error and to address the *Anders* issues. (*Anders v. California* (1967) 386 U.S. 738.)

Citing *In re Phoenix H.* (2009) 47 Cal.4th 835, Joshua's counsel and Katrina's counsel ask this court to exercise its discretion to provide their clients the opportunity to file a supplemental brief in propria persona. Joshua's counsel also asks this court to order counsel to brief any arguable issue. (*Penson v. Ohio* (1988) 488 U.S. 75, 88.) The requests are denied.

DISPOSITION

The appeals are dismissed.

BENKE, Acting P. J.

WE CONCUR:

AARON, J.

IRION, J.