## IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

## FOURTH APPELLATE DISTRICT

## **DIVISION ONE**

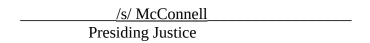
| In re: Order of the Presiding Justice | Misc. Order No. 020411A |
|---------------------------------------|-------------------------|
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## THE COURT:

In juvenile dependency appeals, counsel for the appellant is directed to review the record on appeal immediately on receiving it and, if necessary, to file any motion for augmentation of the record in compliance with California Rules of Court, rules 8.410(a) and (b), 8.416(d), and 8.155 within 15 days or less of the filing of the record or the appointment order, whichever is later. Counsel should transmit exhibits pursuant to California Rule of Court, rule 8.224, and therefore not include exhibits in any motion to augment the record.

Counsel are also requested to submit to the court an electronic version of each brief filed in addition to the paper copies required by the rules. The electronic version should be transmitted to 4d1ebrief@jud.ca.gov.



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