## **CERTIFIED FOR PUBLICATION**

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

## FOURTH APPELLATE DISTRICT

## DIVISION THREE

In re JENNIFER A., a Person Coming Under the Juvenile Court Law.	
ORANGE COUNTY SOCIAL SERVICES AGENCY,	
Plaintiff and Respondent, v.	G030368 (Super. Ct. No. DP005952) ORDER MODIFYING OPINION;
Е. К.,	NO CHANGE IN JUDGMENT
Defendant and Appellant.	

The opinion filed in this case on November 12, 2002 is hereby ORDERED modified as follows:

1. Delete the following sentence from the third full paragraph on page 10: "This court, as did the appellate court in *Samuel P*., took judicial notice of the proffered documentation, perhaps improvidently."

2. Insert the following language in place of the deleted sentence: "This court, as did the appellate court in *Samuel P*., took judicial notice of the proffered documentation. Unfortunately, we erred in this regard. SSA moved to introduce evidence on appeal, but did not request judicial notice. Therefore, we vacate our earlier

order granting judicial notice. In addition, we deny SSA's motions to take additional evidence on appeal."

This modification does not effect a change in the judgment.

MOORE, J.

WE CONCUR:

O'LEARY, ACTING P. J.

ARONSON, J.