IN THE

COURT OF APPEAL OF THE STATE OF CALIFORNIA

IN AND FOR THE

FIFTH APPELLATE DISTRICT

COURT OF APPEAL FIFTH APPELLATE DISTRIC

JUL 1-3 2010

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In re M. , a Person Coming Under the Juvenile Court Law.	By Deputy
KINGS COUNTY HUMAN SERVICES AGENCY,	F05
Plaintiff and Respondent,	(Super. Ct. No. 02)
v.	
Α,	
Defendant and Appellant.	

BY THE COURT:

Appellate counsel has filed a brief setting out the applicable facts and the law as well as informing this court that there are no arguable issues to pursue in this case. Under these circumstances, this appeal may be dismissed as abandoned unless appellant can make a good cause showing that an arguable issue of reversible error does exist. (*In re Phoenix H.* (2009) 47 Cal.4th 835.)

Appellant shall have until August 11, 2010, within which to file with this court a letter setting forth a good cause showing that an arguable legal issue does, in fact, exist. If no such letter is filed within the time specified in this order, the appeal shall be dismissed.

______ Acting Presiding Justice