NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS

California Rules of Court, rule 8.1115(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 8.1115(b). This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION SIX

In re HANNAH B. et al, Persons Coming Under the Juvenile Court Law.

2d Juv. No. B242407 (Super. Ct. No. JV44545) (San Luis Obispo County)

SAN LUIS OBISPO COUNTY DEPARTMENT OF SOCIAL SERVICES,

Plaintiff and Respondent,

v.

LISA B.,

Defendant and Appellant.

Lisa B. (Mother) appeals an order terminating her parental rights to Hannah B., and Sophia, Isabella and Emilee D. (Welf. & Inst. Code, § 366.26.) We appointed counsel to represent Mother on appeal. After examining the record and researching potential issues, counsel advised us in writing that she could not find any arguable issues to raise on Mother's behalf.

On August 21, 2012, we sent a letter to Mother's last known address advising her she had 30 days to submit any contentions or arguments she wished us to consider. On September 12, 2012, the letter was returned by the post office as undeliverable. Mother has filed no letter or brief raising contentions or arguments.

We dismiss the appeal.	(In re Phoenix H.	(2009) 47 Cal.4tl	h 835; <i>In re Sade</i>
C. (1996) 13 Cal. 4th 952, 994.)			

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We concur:

YEGAN, J.

PERREN, J.

Linda D. Hurst, Judge

Superior Court County of Ventura

Karen B. Stalter, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.