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6	JUVENILE COURT OF THE STATE OF CALIFORNIA COUNTY OF LOS ANGELES	
7 8	In re C.R. et al.,	Case No
9	Persons Coming Under the Juvenile Court Law	REQUEST FOR HEARING
10	LOS ANGELES COUNTY DEPARTMENT OF CHILDREN AND FAMILY SERVICES,	TO REVIEW AND CORRECT THE PROPOSED SETTLED STATEMENT (CAL. RULES
11	Petitioner/Respondent,	OF CT., RULE 8.137 (f) (1)); OR FOR COMPLIANCE
12		WITH RULE 8.137 (f) (3)
13	V.	IF A HEARING IS NOT ORDERED;
14	T.H.,	PROPOSED ORDER Dept
15	Objector/Appellant.	Hon, Judge
16	On, appellant filed a proposed settled statement. On,	
17	respondent filed proposed settled statement. This is a timely request for a hearing to	
18	review and correct the proposed statement filed within 10 days after respondent's	
19	proposed amendments. (Cal. Rules of Court, rules 8.137 (f) (1), (4).) If it does not grant	
20	a hearing, appellant requests the juvenile court comply with the alternative procedure.	
21	(See <i>Id.</i> , rule 8.137 (f) (3).) This request is based on the attached exhibits (Proposed	
22	Settled Statement and Proposed Amendments) the declaration of appellate counsel, and	
23	the following Memorandum of Points and Authorities.	
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28		
	1	AND CORDECT

MEMORANDUM OF POINTS AND AUTHORITIES

Both the Proposed Settled Statement (Exh. A) and Proposed Amendments (Exh. B) have been timely filed. (Declaration of Counsel.) This request for hearing is made within 10 days after the filing of respondent's proposed amendments. (Declaration of Counsel.) The preparation and filing of the settled statement can be accomplished with or without a hearing. (*Id.*, rules 8.137 (f)(1), (4).)

If no hearing is ordered, no later than 10 days after the time for requesting a hearing expires, the trial court judge must review the Proposed Statement and Proposed Amendments and do one of the following: (1) order appellant to prepare a new settled statement; (2) make any necessary corrections or modifications to the statement; or (3) identify the necessary corrections and modifications and order appellant to prepare a statement incorporating them. (*Id.*, rules 8.137 (f) (3) (A), (B).)

If a hearing is ordered, the court must promptly set the hearing date and provide the parties with at least 5 days' written notice of the hearing date. No later than 10 days after the hearing, the trial court judge must make any corrections or modifications, or direct the appellant to do so. (*Id.*, rule 8.137 (f) (4).) If the trial court judge does not order any corrections or modifications to the proposed statement, the judge must promptly certify the statement. (*Id.*, rule 8.137 (h).)

The juvenile court should promptly set a hearing. (*Id.*, rule 8.137(f) (4).) Final settlement of the record can be more effectively and expeditiously accomplished at a hearing at which all necessary participants are prepared to address and resolve any concerns about the contents of the proposed statement and the proposed amendments. The hearing should be reported.

The juvenile court clerk should be directed to prepare and file in the Court of Appeal, and serve appellate counsel with, a reporter's and /or clerk's transcript of the settled statement hearing.