IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA SIXTH APPELLATE DISTRICT

In re GEORGE T., A Person Coming Under the Juvenile Court Law.	
THE PEOPLE,	H023080
Plaintiff and Respondent, v.	(Santa Clara County Superior Court No. J122537)
GEORGE T., Defendant and Appellant.	ORDER MODIFYING OPINION AND DENYING REHEARING
THE COURT:	
It is ordered that the opinion filed herein	on October 23, 2002, be modified by
adding the following sentences between the first	st and second sentence under the
heading "1. The Juvenile Court's Findings" on	page 10 of the majority opinion:
The juvenile court prefaced its findings	with the following remark, "All right.
I've given this case a lot of thought as I've been	n hearing the evidence. I didn't really
have a conclusion until after I heard Julius spea	k."
There is no change in the judgment.	
The petition for rehearing is denied.	
(Rushing, J. would grant rehearing.)	
Dated:	
	Mihara, J.
Bamattre-Manoukian, Acting P.J.	