Solis v. Allison II	
UNITED STATE	S DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA	
ASDRUBAL SOLIS,	1:10-cv-02178-OWW-DLB (HC)
Petitioner,	ORDER VACATING ORDER DIRECTING RESPONSE TO PETITION ISSUED
V.	JANUARY 5, 2011
K. ALLISON.	[Doc. 12]
Petitioner is a state prisoner proceedin	g pro se with a petition for writ of habeas corpus
7 Petitioner filed the instant petition for writ of habeas corpus on November 12, 2010.	
Petitioner challenges a California Board of Parole hearing finding him unsuitable for release.	
On January 5, 2011, this Court issued an Order directing Respondent to file a response to	
the petition.	
On January 24, 2011, the Supreme Court issued its opinion in Swarthout v. Cooke,	
2 U.S, S.Ct, 2011 WL 197627 (Jan. 24, 2011) (per curiam). This decision renders	
the claims presented in the petition noncognizable for purposes of federal habeas review.	
Accordingly, the January 5, 2011, Order to Respond is HEREBY VACATED, and	
briefing is suspended pending further order of the Court.	
IT IS SO ORDERED.	
Dated: January 27, 2011	/s/ Dennis L. Beck UNITED STATES MAGISTRATE JUDGE
	UNITED STATES MAGISTRATE JUDGE
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	UNITED STATE EASTERN DISTR ASDRUBAL SOLIS, Petitioner, v. K. ALLISON, Respondent. Petitioner is a state prisoner proceedin pursuant to 28 U.S.C. § 2254. Petitioner filed the instant petition for Petitioner challenges a California Board of Pa On January 5, 2011, this Court issued the petition. On January 24, 2011, the Supreme Co U.S, S.Ct, 2011 WL 197627 (Jathe claims presented in the petition noncogniz Accordingly, the January 5, 2011, Ord briefing is suspended pending further order of

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