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8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE EASTERN DISTRICT OF CALIFORNIA
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11	JOSEPH DANNY PROPHET,
12	Petitioner, No. CIV S-07-2391 FCD CHS P
13	VS.
14	KEN CLARK,
15	Respondent. <u>ORDER</u>
16	Detitionen o stata missaan massadina massa filad a timaly natios of annual of
17 18	Petitioner, a state prisoner proceeding pro se, filed a timely notice of appeal of this court's November 12, 2009 order denying his application for writ of habeas corpus. Before
19	petitioner can appeal this decision, a certificate of appealability must issue. 28 U.S.C. § 2253(c);
20	Fed. R. App. P. 22(b).
21	A certificate of appealability may issue under 28 U.S.C. § 2253 "if the applicant
22	has made a substantial showing of the denial of a constitutional right." 28 U.S.C. § 2253(c)(2).
23	The certificate of appealability must "indicate which specific issue or issues satisfy" the
24	requirement. 28 U.S.C. § 2253(c)(3).
25	A certificate of appealability should be granted for any issue that petitioner can
26	demonstrate is "'debatable among jurists of reason," could be resolved differently by a different
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court, or is "adequate to deserve encouragement to proceed further." *Jennings v. Woodford*, 290 F.3d 1006, 1010 (9th Cir. 2002) (quoting *Barefoot v. Estelle*, 463 U.S. 880, 893 (1983)).¹

In this case, petitioner failed to make a substantial showing with respect to any of the claims presented.

Accordingly, IT IS HEREBY ORDERED that a certificate of appealability shall not issue in the present action.

DATED: December 16, 2009.

FRANK C. DAMRELL, JR.

UNITED STATES DISTRICT JUDGE

¹ Except for the requirement that appealable issues be specifically identified, the standard for issuance of a certificate of appealability is the same as the standard that applied to issuance of a certificate of probable cause. *Jennings*, at 1010.