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8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE EASTERN DISTRICT OF CALIFORNIA
10	MARVIN DEAN NOOR,
11	Petitioner, No. CIV S-10-3368 GEB GGH P
12	VS.
13	MICHAEL MARTELL,
14	Respondents. <u>FINDINGS & RECOMMENDATIONS</u>
14 15	Respondents. <u>FINDINGS & RECOMMENDATIONS</u>
	Respondents. FINDINGS & RECOMMENDATIONS / / Petitioner is a state prisoner proceeding pro se with a petition for writ of habeas
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15 16 17	/ Petitioner is a state prisoner proceeding pro se with a petition for writ of habeas corpus pursuant to 28 U.S.C. § 2254. Petitioner challenges the decision by the California Board
15 16 17 18	Petitioner is a state prisoner proceeding pro se with a petition for writ of habeas corpus pursuant to 28 U.S.C. § 2254. Petitioner challenges the decision by the California Board of Parole Hearings (BPH) finding him unsuitable for parole.
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evidence" standard.

A review of the petition in this case demonstrates that it is entirely based on alleged violation of California's "some evidence" requirement. Therefore, the petition should be denied.¹

Accordingly, IT IS HEREBY RECOMMENDED that the petition be denied.
If petitioner files objections, he shall also address if a certificate of appealability
should issue and, if so, as to which issues. A certificate of appealability may issue under 28
U.S.C. § 2253 "only if the applicant has made a substantial showing of the denial of a
constitutional right." 28 U.S.C. § 2253(c)(2). The certificate of appealability must "indicate
which specific issue or issues satisfy" the requirement. 28 U.S.C. § 2253(c)(3).

11 These findings and recommendations are submitted to the United States District Judge assigned to the case, pursuant to the provisions of 28 U.S.C. § 636(b)(1). Within fourteen 12 13 days after being served with these findings and recommendations, any party may file written objections with the court and serve a copy on all parties. Such a document should be captioned 14 15 "Objections to Magistrate Judge's Findings and Recommendations." Any reply to the objections 16 shall be served and filed within fourteen days after service of the objections. The parties are 17 advised that failure to file objections within the specified time may waive the right to appeal the District Court's order. Martinez v. Ylst, 951 F.2d 1153 (9th Cir. 1991). 18

19 DATED: February 24, 2011

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/s/ Gregory G. Hollows

GREGORY G. HOLLOWS UNITED STATES MAGISTRATE JUDGE

 ¹ The court notes some perversity in the result here. Loss of good-time credits, even for a day, pursuant to decision at a prison disciplinary hearing, must be supported by "some evidence."
 Superintendent v. Hill, 472 U.S. 445, 455, 105 S.Ct. 2768 (1985). Assignment to administrative segregation requires the same "some evidence" before such an assignment can be justified.
 Bruce v. Ylst, 351 F.3d 1283, 1288 (9th Cir.2003). However, a denial of parole eligibility after sometimes decades in prison, and where another opportunity for parole can be delayed for as long as fifteen more years, requires no such protection from the federal due process standpoint.
 Nevertheless, such is the state of the law.

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