Castillo v. C	Curry		Doc. 16	
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	8	IN THE UNITED S	TATES DISTRICT COURT	
	9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
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	11	FRANCISCO P. CASTILLO, JR.,	No. C 08-2343 CW (PR)	
iia	12	Petitioner,		
C ourt California	13	v.	AMENDED ORDER DENYING PETITION	
United States District Court he Northern District of Califo	14	BEN CURRY, Warden,	FOR WRIT OF HABEAS CORPUS; DENYING CERTIFICATE OF	
United States District (For the Northern District of	15	Respondent.	APPEALABILITY	
es Di Dist	16		_/	
Stat thern	17			
ited Nor	18			
Ur r the	19		o P. Castillo, Jr., seeks a writ of	
Fo	20	habeas corpus under 28 U.S.C. § 2254 challenging the June 27, 2007		
	21	decision of the California Board	d of Parole Hearings (BPH) denying	

him parole at his third parole suitability hearing. Doc. No. 1 at 22 11. Specifically, Petitioner argues he is entitled to federal 23 habeas relief because there was no reliable evidence presented at 24 Petitioner's parole suitability hearing that he posed a "current 25 risk to public safety," and that the BPH did not give him the 26 "individualized consideration" and applied a "blanket no-parole 27 policy" in denying him a parole date, all of which violated his 28

1 right to due process. Id. at 11; Doc. No. 12 at 3 (emphasis
2 omitted).

3 The United States Supreme Court recently made clear that in the 4 context of a federal habeas challenge to the denial of parole, a 5 prisoner subject to a parole statute similar to California's 6 receives adequate process when the BPH allows him an opportunity to 7 be heard and provides him with a statement of the reasons why parole 8 was denied. <u>Swarthout v. Cooke</u>, No. 10-333, slip op. at 4-5 (U.S. 9 Jan. 24, 2011). Here, the record shows Petitioner received at least 10 this amount of process. The Constitution does not require more. 11 Id. at 5.

12 The Court also made clear that whether the BPH's decision was 13 supported by some evidence of current dangerousness is irrelevant in 14 federal habeas: "it is no federal concern . . . whether 15 California's 'some evidence' rule of judicial review (a procedure 16 beyond what the Constitution demands) was correctly applied." 17 <u>Swarthout v. Cooke</u>, slip op. at 6.

18 Accordingly, the instant federal Petition for a Writ of Habeas19 corpus is DENIED.

Further, a Certificate of Appealability is DENIED. See Rule 11(a) of the Rules Governing Section 2254 Cases. Petitioner has not made "a substantial showing of the denial of a constitutional right." 28 U.S.C. § 2253(c)(2). Nor has Petitioner demonstrated that "reasonable jurists would find the district court's assessment of the constitutional claims debatable or wrong." <u>Slack v.</u> <u>McDaniel</u>, 529 U.S. 473, 484 (2000). Petitioner may not appeal the

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1	denial of a Certificate of Appealability in this Court but may seek
2	a certificate from the Court of Appeals under Rule 22 of the Federal
3	Rules of Appellate Procedure. <u>See</u> Rule 11(a) of the Rules Governing
4	Section 2254 Cases.
5	The Clerk shall terminate any pending motions as moot, enter
6	judgment in favor of Respondent and close the file.
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8	IT IS SO ORDERED.
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10	Dated: 2/8/11
11	United States District Judge
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UNITED STATES DISTRICT COURT		
FOR THE NORTHERN DISTRICT OF CALIFORNIA		
FRANCISCO P. CASTILLO JR, Case Number: CV08-02343 CW		
Plaintiff, CERTIFICATE OF SERVICE		
v.		
B. CURRY et al,		
/ Defendant.		
I, the undersigned, hereby certify that I am an employee in the Office of the Clerk, U.S. District Court, Northern District of California.		
That on February 8, 2011, I SERVED a true and correct copy(ies) of the attached, by placing said copy(ies) in a postage paid envelope addressed to the person(s) hereinafter listed, by depositing said envelope in the U.S. Mail, or by placing said copy(ies) into an inter-office delivery receptacle located in the Clarkle office.		
in the Clerk's office.		
Francisco P. Castillo C-85768		
Correctional Training Facility C-329-Low		
P.O. Box 689 Soledad, CA 93960		
Dated: February 8, 2011		
Richard W. Wieking, Clerk By: Nikki Riley, Deputy Clerk		
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