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7	<u>*E-FILED - 1/30/09*</u>		
8	LIMITED OT A TEC DISTRICT COLUT		
9	UNITED STATES DISTRICT COURT		
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
11	SAN JOSE DIVISION		
12	PAUL E. RAY,	)	No. C 06-6002 RMW (PR)
13	Petitioner,	)	ORDER DENYING CERTIFICATE
14	VS.	)	OF APPEALABILTY
15	TOTAL MAD GRADE WAY I	)	
16	JOHN MARSHALL, Warden,	)	
17	Respondent.	_)	(Docket No. 19)
18	Petitioner, a California prisoner proceeding <u>pro</u> <u>se</u> , filed a petition for a writ of habeas		
19	corpus pursuant to 28 U.S.C. § 2254. The petition was denied on its merits. Petitioner has filed		
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21	a motion for a certificate of appealability. See 28 U.S.C. § 2253(c); Fed. R. App. P. 22(b).		
22	"Where a district court has rejected the constitutional claims on the merits, the showing		
23	required to satisfy § 2253(c) is straightforward: the petitioner must demonstrate that reasonable		
24	jurists would find the district court's assessment of the constitutional claims debatable or		
25	wrong." <u>Slack v. McDaniel</u> , 529 U.S. 473, 484 (2000).  Except for substituting the word "constitutional" for the word "federal," section  2253(c)(2) codified the standard announced by the Supreme Court in <u>Barefoot v. Estelle</u> , 463  U.S. 880, 892–93 (1983). <u>Slack</u> , 529 U.S. at 475. In <u>Barefoot</u> , the court explained that "a  Order Denying Certificate of Appealability  P:\PRO-SE\SJ.Rmw\HC.06\Ray002.COA.md.wpd		
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substantial showing of the denial of [a] federal right" means that a petitioner "must demonstrate 1 2 that the issues are debatable among jurists of reason; that a court could resolve the issues [in a different manner], or that the questions are adequate to deserve encouragement to proceed 3 4 further." Barefoot, 463 U.S. at 893 n.4 (citations and internal quotations omitted). Any doubts 5 about whether the Barefoot standard has been met must be resolved in petitioner's favor. Lambright v. Stewart, 220 F.3d 1022, 1024–25 (9th Cir. 2000). 6 7 The court denied the instant petition after careful consideration of the merits. The court 8 found no violation of petitioner's federal constitutional rights in the underlying state court proceedings. Petitioner has failed to demonstrate that jurists of reason would find it debatable 10 whether this court was correct in its ruling. Accordingly, the court will DENY petitioner's 11 request for a certificate of appealability. 12 The clerk shall serve notice of this order forthwith to the United States Court of Appeal 13 and to the parties. See Fed. R. App. P. 24(a). 14 This order terminates Docket No. 19. 15 16 IT IS SO ORDERED. 17 DATED: 1/30/09 18 United States District Judge 19 20 21 22 23 24 25 26 27 28