IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

OTIS LEE RODGERS,

Plai-tiff,

vs.

Civil Actio- 2:14-cv-453 Judge Frost Magistrate Judge Ki-g

STATE OF OHIO, et al.,

Defe-da-ts.

ORDER

Final judgment dismissing this action has been entered. Order, ECF No. 85; Judgment, ECF No. 86. Accordingly, petitioner's motion to strike respondent's filing, ECF No. 88, is **DENIED** as moot.

Petitioner has filed a notice of appeal. Notice of Appeal, ECF No. 89. When a habeas claim has been denied on the merits, a certificate of appealability may issue only if the petitioner "has made a substantial showing of the denial of a constitutional right." 28 U.S.C. § 2253(c)(2). This standard is a codification of *Barefoot v*. *Estelle*, 463 U.S. 880 (1983). *See Slack v*. *McDaniel*, 529 U.S. 473, 484 (2000) (recognizing codification of *Barefoot* in 28 U.S.C § 2253(c)(2)). To make a substantial showing of the denial of a constitutional right, a petitioner must show "that reasonable jurists could debate whether (or, for that matter, agree that) the petition should have been resolved in a different manner or that the issues presented were 'adequate to deserve encouragement to proceed further.'" *Slack*, 529 U.S. at 484 (quoting *Barefoot*, 463 U.S. at 893, n. 4).

1

Upon review of the record, this Court is not persuaded that reasonable jurists could debate whether petitioner's claims should have been resolved differently. The Court therefore **DECLINES** to issue a certificate of appealability.

> /s/ Gregory L. Frost Gregory L. Frost United States District Judge