## UNPUBLISHED

## UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

No. 18-6182	
UNITED STATES OF AMERICA,	
Plaintiff - App	ellee,
v.	
WEBSTER DOUGLAS WILLIAM	IS, III,
Defendant - Ap	ppellant.
* *	District Court for the District of South Carolina, at trict Judge. (4:12-cr-00969-RBH-1; 4:17-cv-00350-
Submitted: May 24, 2018	Decided: May 30, 2018
Before NIEMEYER, MOTZ, and F	LOYD, Circuit Judges.
Dismissed by unpublished per curia	am opinion.
Webster Douglas Williams, III, App	pellant Pro Se.
Unpublished opinions are not binding	ng precedent in this circuit.

## PER CURIAM:

Webster Douglas Williams, III, seeks to appeal the district court's order denying relief on his 28 U.S.C. § 2255 (2012) motion. The order is not appealable unless a circuit justice or judge issues a certificate of appealability. 28 U.S.C. § 2253(c)(1)(B) (2012). A certificate of appealability will not issue absent "a substantial showing of the denial of a constitutional right." 28 U.S.C. § 2253(c)(2) (2012). When the district court denies relief on the merits, a prisoner satisfies this standard by demonstrating that reasonable jurists would find that the district court's assessment of the constitutional claims is debatable or wrong. *Slack v. McDaniel*, 529 U.S. 473, 484 (2000); *see Miller-El v. Cockrell*, 537 U.S. 322, 336-38 (2003). When the district court denies relief on procedural grounds, the prisoner must demonstrate both that the dispositive procedural ruling is debatable, and that the motion states a debatable claim of the denial of a constitutional right. *Slack*, 529 U.S. at 484-85.

We have independently reviewed the record and conclude that Williams has not made the requisite showing. Accordingly, we deny a certificate of appealability and dismiss the appeal. We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

**DISMISSED**