UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

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	No. 19-6060			
RICHARD ALLEN TOWERY, JR	.,			
Petitioner - Ap	ppellant,			
v.				
ERIK A. HOOKS, Secretary of Superintendent of Avery-Mitchell (•	CARLOS	HERNANDEZ,	
Respondents -	Appellees.			
-				
Appeal from the United States Dis at Asheville. Frank D. Whitney, Cl				na
Submitted: May 23, 2019		D	Decided: May 29, 20)19
Before KING and RICHARDSON,	Circuit Judges, and	SHEDD, Se	enior Circuit Judge.	
Dismissed by unpublished per curia	am opinion.			
Richard Allen Towery, Jr., Appella -	nt Pro Se.			
Unpublished opinions are not bindi	ng precedent in this	circuit.		

PER CURIAM:

Richard Allen Towery, Jr., a state prisoner, seeks to appeal the district court's order dismissing without prejudice his 28 U.S.C. § 2241 (2012) petition.* The order is not appealable unless a circuit justice or judge issues a certificate of appealability. 28 U.S.C. § 2253(c)(1)(A) (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 petition 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 Towery 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

^{*} Our decision in *Goode v. Central Virginia Legal Aid Society, Inc.*, 807 F.3d 619 (4th Cir. 2015), does not preclude this appeal because the district court dismissed the petition for a "reason[] unrelated to the contents of the pleadings." *Id.* at 624.

contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

DISMISSED