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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

LYNDAL D. RITTERBUSH,

Petitioner,

v.

LARRY BENZON,

Respondent.

MEMORANDUM DECISION & ORDER DENYING CERTIFICATE OF APPEALABILITY

Case No. 2:17-CV-913 RJS

Chief District Judge Robert J. Shelby

Based on the Tenth Circuit's limited remand, the Court considers whether to issue a certificate of appealability (COA) here. See R.11, Rs. Governing § 2254 Cases in the United States District Courts ("The district court must issue or deny a [COA] when it enters a final order adverse to the applicant.").

When a habeas petition is denied on procedural grounds, as this one was, a petitioner is entitled to a COA only if he shows that "jurists of reason would find it debatable whether the district court was correct in its procedural ruling." Slack v. McDaniel, 529 U.S. 473, 484 (2000) (citing 28 U.S.C.S. § 2253 (2018)). Petitioner has not made this showing.

**IT IS THEREFORE ORDERED** that a COA is **DENIED**.

DATED this 16th day of May, 2019.

BY THE COURT:

CHIEF JUDGE KOBERT J. SHELBY

United States District Court