



showing extends independently to each and every issue raised by a habeas petitioner.” *Bui v. DiPaolo*, 170 F.3d 232, 236 (1st Cir. 1999). When the district court has rejected a constitutional claim on the merits, a COA will issue only if the petitioner “demonstrate[s] that reasonable jurists would find the district court’s assessment of the constitutional claims debatable or wrong.” *Slack v. McDaniel*, 529 U.S. 473, 484 (2000). When the district court has denied a habeas petition on procedural grounds, the petitioner must show that “jurists of reason would find it debatable whether the petition states a valid claim of the denial of a constitutional right and that jurists of reason would find it debatable whether the district court was correct in its procedural ruling.” *Id.*

That standard has not been satisfied here. The Court concludes that jurists of reason would not find it debatable that the claim is time-barred.

Accordingly, a certificate of appealability is DENIED as to all claims.

**So Ordered.**

Dated: January 2, 2018

s/ F. Dennis Saylor  
F. Dennis Saylor IV  
United States District Judge