NOT FOR PUBLICATION

UNITED STATES COURT OF APPEALS

FILED

FOR THE NINTH CIRCUIT

AUG 05 2016

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

MIKO KERR,

Plaintiff-Appellant,

v.

CAMILLE BODEN; et al.,

Defendants-Appellees.

No. 14-55901

D.C. No. 8:13-cv-00256-JLS-JPR

MEMORANDUM*

Appeal from the United States District Court for the Central District of California Josephine L. Staton, District Judge, Presiding

Submitted July 26, 2016**

Before: SCHROEDER, CANBY, and CALLAHAN, Circuit Judges.

Miko Kerr appeals pro se from the district court's order dismissing her 42 U.S.C. § 1983 action alleging federal and state law claims. We have jurisdiction under 28 U.S.C. § 1291. We review de novo a dismissal under Fed. R. Civ. P. 12(b)(1) and 12(b)(6). *Rhoades v. Avon Prods.*, *Inc.*, 504 F.3d 1151, 1156 (9th Cir.

^{*} This disposition is not appropriate for publication and is not precedent except as provided by Ninth Circuit Rule 36-3.

^{**} The panel unanimously concludes this case is suitable for decision without oral argument. *See* Fed. R. App. P. 34(a)(2).

2007). We affirm.

The district court properly dismissed Kerr's action because Kerr failed to allege sufficient facts to state a plausible claim. *See Hebbe v. Pliler*, 627 F.3d 338, 341-42 (9th Cir. 2010) (though pro se pleadings are liberally construed, plaintiff must allege sufficient facts to state a plausible claim); *Cholla Ready Mix, Inc. v. Civish*, 382 F.3d 969, 973 (9th Cir. 2004) (a party's conclusory allegations need not be accepted as true); *see also Naffe v. Frey*, 789 F.3d 1030, 1035-36 (9th Cir. 2015) (requirements of a § 1983 claim); *Sever v. Alaska Pulp Corp.*, 978 F.2d 1529, 1536 (9th Cir. 1992) (requirements of a § 1985(3) claim)

We do not consider matters not specifically and distinctly raised and argued in the opening brief, or arguments raised for the first time on appeal. *See Padgett* v. *Wright*, 587 F.3d 983, 985 n.2 (9th Cir. 2009).

AFFIRMED.

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