

**NOT FOR PUBLICATION**  
**UNITED STATES COURT OF APPEALS**  
**FOR THE NINTH CIRCUIT**

**FILED**

OCT 06 2017

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

**EARNEST CASSELL WOODS II,**

Plaintiff-Appellant,

v.

**DARRELL ADAMS; MAURICE  
JUNIOUS; NICHOLS; MERAZ;  
PHILLIPS; MORA; WILLIAM  
MCGUINNESS; ELEANOR  
SANDOVAL,**

Defendants-Appellees.

No. 14-16335

D.C. No.

1:13-cv-00621-AWI-DLB

**MEMORANDUM\***

Appeal from the United States District Court  
for the Eastern District of California  
Anthony W. Ishii, District Judge, Presiding

Argued and Submitted September 14, 2017  
San Francisco, California

Before: **KOZINSKI** and **FRIEDLAND**, Circuit Judges, and **ARTERTON**,\*\*  
District Judge.

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

\*\* The Honorable Janet Bond Arterton, United States District Judge for the District of Connecticut, sitting by designation.

1. The district court didn't err by finding that Woods failed to show "imminent danger of serious physical injury." 28 U.S.C. § 1915(g). This case is unlike Williams v. Paramo, where the prisoner alleged actual threats of violence. See 775 F.3d 1182, 1190 (9th Cir. 2015).

2. We grant Woods's first three motions for judicial notice and deny his fourth motion for judicial notice. Fed. R. Evid. 201(b).

**AFFIRMED.**