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8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	JOHN McCLINTOCK,	No. 2: 18-cv-0560 JAM KJN P
12	Plaintiff,	
13	V.	FINDINGS AND RECOMMENDATIONS
14	T. COOPER, et al.,	
15	Defendants.	
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17	Plaintiff is a state prisoner, proceeding without counsel, with a civil rights action pursuant	
18	to 42 U.S.C. § 1983. Pending before the court is plaintiff's motion for a preliminary injunction.	
19	(ECF No. 31.) For the reasons stated herein, the undersigned recommends that plaintiff's motion	
20	for a preliminary injunction be denied.	
21	Legal Standard for Preliminary Injunction	
22	"A preliminary injunction is an extraordinary remedy never awarded as of right." <u>Winter</u>	
23	v. Natural Resources Defense Council, Inc., 555 U.S. 7, 24 (2008) (citation omitted). "A plaintiff	
24	seeking a preliminary injunction must establish that he is likely to succeed on the merits, that he	
25	is likely to suffer irreparable harm in the absence of preliminary relief, that the balance of equities	
26	tips in his favor, and that an injunction is in the public interest." Marlyn Nutraceuticals, Inc. v.	
27	<u>Mucos Pharma GmbH &amp; Co.</u> , 571 F.3d 873, 877 (9th Cir. 2009) (quoting <u>Winter</u> , 555 U.S. at 20).	
28	An injunction may only be awarded upon a clo	ear showing that the plaintiff is entitled to relief.
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2 Discussion

Plaintiff alleges that on January 8, 2020, one of the defendants in this action informed
plaintiff that the lead defendant, T. Cooper, would soon be returning to Mule Creek State Prison
("MCSP"), where plaintiff resides. Plaintiff alleges that although two of the eight defendants still
work at MCSP, plaintiff has been able to continue with his responsibilities and program. Plaintiff
alleges that when defendant Cooper returns, plaintiff anticipates that he will be unable to continue
with his responsibilities and program. Plaintiff alleges that he experienced post traumatic stress
disorder after hearing about defendants Cooper's return to MCSP.

This action proceeds on plaintiff's second amended complaint as to defendants Allen,
Armenta, J. Cantu, L. Cantu, Cooper, Walker, Wheeler and Winkler as to four claims of
retaliation, i.e., claims two, three, four and five. Plaintiff alleges that defendants retaliated against
him for filing grievances by conducting excessive cell searches, destroying his personal property,
tampering with his mail, wrongly housing plaintiff with an EOP inmate and charging plaintiff
with false disciplinary charges.

Speculative injury does not constitute irreparable harm. See Caribbean Marine Servs. Co.
v. Baldrige, 844 F.2d 668, 674 (9th Cir. 1988); Goldie's Bookstore, Inc. v. Superior Court, 739
F.2d 466, 472 (9th Cir. 1984). A presently existing actual threat must be shown, although the
injury need not be certain to occur. See Zenith Radio Corp. v. Hazeltine Research, Inc., 395 U.S.
100, 130-31 (1969).

Plaintiff does not allege that defendant Cooper has returned to MCSP and started
retaliating against him or otherwise violating plaintiff's constitutional rights. Plaintiff's claim
that defendant Cooper will begin retaliating against him and/or otherwise violate his
constitutional rights following his return to MCSP is speculative. On this ground, the
undersigned recommends that plaintiff's motion for injunctive relief be denied without prejudice.
Accordingly, IT IS HEREBY RECOMMENDED that plaintiff's motion for a preliminary
injunction (ECF No. 31) be denied without prejudice.

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<sup>1 &</sup>lt;u>See Winter</u>, 555 U.S. at 22 (citation omitted).

1	These findings and recommendations are submitted to the United States District Judge	
2	assigned to the case, pursuant to the provisions of 28 U.S.C. § 636(b)(l). Within fourteen days	
3	after being served with these findings and recommendations, any party may file written	
4	objections with the court and serve a copy on all parties. Such a document should be captioned	
5	"Objections to Magistrate Judge's Findings and Recommendations." Any response to the	
6	objections shall be filed and served within fourteen days after service of the objections. The	
7	parties are advised that failure to file objections within the specified time may waive the right to	
8	appeal the District Court's order. Martinez v. Ylst, 951 F.2d 1153 (9th Cir. 1991).	
9	Dated: January 17, 2020	
10	Fordall D. Newman	
11	KENDALL J. NEWMAN UNITED STATES MAGISTRATE JUDGE	
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