3		
4	UNITED STATES DISTRICT COURT	
5	NORTHERN DISTRICT OF CALIFORNIA	
6		
7	EARNEST CASSELL WOODS,	Case No. <u>15-cv-05136-JD</u>
8	Plaintiff,	
9	V.	ORDER DENYING PLAINTI MOTIONS TO PROCEED IN FORMA PAUPERIS
10	THE BOARD OF PRISON HEARINGS,	Re: Dkt. Nos. 2, 7, 11
11	Defendant.	
		<u>.</u>

Plaintiff, a state prisoner, filed a pro se civil rights complaint under 42 U.S.C. § 1983. The Court ordered plaintiff to show cause why this case should not be deemed three strikes barred and the application to proceed in forma pauperis denied pursuant to 28 U.S.C. § 1915(g). Plaintiff does not contest that he has three strikes pursuant to \$ 1915(g). Plaintiff argues that his case should be permitted to proceed because he is under imminent danger of serious physical injury.

NG PLAINTIFF'S

18 The plain language of the imminent danger clause in § 1915(g) indicates that "imminent danger" is to be assessed at the time of filing of the complaint. See Andrews v. Cervantes, 493 20 F.3d 1047, 1053 (9th Cir. 2007). The court "should not make an overly detailed inquiry into whether the allegations qualify for the exception." Andrews, 493 F.3d at 1055. It is sufficient if 22 the complaint "makes a plausible allegation that the prisoner faced 'imminent danger of serious 23 physical injury' at the time of filing." Id.<sup>1</sup>

24

The Second Circuit requires that there be a nexus between the alleged imminent danger and one 25 or more of the claims for relief asserted in the complaint. See Pettus v. Morgenthau, 554 F.3d 293, 299 (2d Cir. 2009). In determining whether such a nexus exists, the court will consider "(1) 26 whether the imminent danger of serious physical injury that a three-strikes litigant alleges is fairly traceable to unlawful conduct asserted in the complaint and (2) whether a favorable judicial 27 outcome would redress that injury." Id. at 298-99. This would appear consistent with Andrews II's holding that, as long as there is imminent danger anywhere in the complaint, the whole 28 complaint can go forward, although Andrews II does not explicitly state that the danger has to be

Northern District of California United States District Court

1

2

12

13

14

15

16

17

19

21

In this action, plaintiff argues that the Board of Parole Hearings denied him parole in retaliation for his prison grievances. He also argues that the state is not properly adhering to its policies regarding battered women syndrome and imperfect self-defense. He seeks the state to change certain regulations and better train staff and he requests money damages.

Plaintiff argues that he is in imminent danger due to prison officials engaging in an ongoing pattern of retaliatory punishment due to his filing of legal grievances. As a result, plaintiff has been transferred numerous times to different prisons and the transportation has resulted in injury. Plaintiff cites to exhibits concerning reflux disease from 2007 to 2011.
Plaintiff's bare allegations fail to demonstrate a plausible allegation of imminent danger. His argument concerning imminent danger does not relate to any claim in the complaint, other than he seeks to be released from prison so he can be safer. This is insufficient to demonstrate imminent danger.<sup>2</sup>

## CONCLUSION

1. Plaintiff's motions to proceed in forma pauperis (Docket Nos. 2, 7) and his motion not to be three strikes barred (Docket No. 11) are **DENIED**.

To proceed with this action, plaintiff must pay the full filing fee, four hundred dollars (\$400), within twenty-one (21) days of the date this order is filed or this case will be dismissed.

IT IS SO ORDERED.

20 Dated: February 17, 2016

JAMES DONATO United States District Judge

related to one of the claims for relief.

<sup>2</sup> Plaintiff made the same argument for imminent danger in *Woods v. The Veterans Administration*, Case No. 15-cv-05135-JD.

1	UNITED STATES DISTRICT COURT		
2	NORTHERN DISTRICT OF CALIFORNIA		
2			
4	EARNEST CASSELL WOODS,	Case No. <u>15-cv-05136-JD</u>	
5	Plaintiff,		
6	v.	CERTIFICATE OF SERVICE	
7	THE BOARD OF PRISON HEARINGS,		
8	Defendant.		
9			
10	I, the undersigned, hereby certify that I am an employee in the Office of the Clerk, U.S.		
11	District Court, Northern District of California.		
12			
13	That on February 17, 2016, I SERVED a true and correct copy(ies) of the attached, by placing said copy(ies) in a postage paid envelope addressed to the person(s) hereinafter listed, by depositing said envelope in the U.S. Mail, or by placing said copy(ies) into an inter-office delivery receptacle located in the Clerk's office.		
14			
15			
16			
17	Earnest Cassell Woods		
18	D58091 P.O. Box 901, A4-233		
19	Imperial, CA 94974		
20			
21	Dated: February 17, 2016		
22			
23		Susan Y. Soong Clerk, United States District Court	
24		,	
25		L n II I	
26		By:	
27		Honorable JAMES DONATO	
28			

United States District Court Northern District of California