	UNITED	STATES DISTRICT COURT
	SOUTHER	N DISTRICT OF CALIFORNIA
Michael Hopkins,		) Civil No. 15cv788 JLS (PCL)
V.	Plaintiff,	<ul> <li>ORDER DENYING MOTION FOR</li> <li>PRELIMINARY INJUNCTION</li> </ul>
		(Doc. 43.)
R. Bustos et al.,		)
	Defendants.	)
		)
	-	nary injunction against Defendants to provide him with "an
adequate and knowle	dgeable library tech	nician assistant or send plaintiff to an institution where one is

available." (Doc. 43.)
"A preliminary injunction is 'an extraordinary and drastic remedy, on that should not be granted
unless the movant, by a clear showing, carries the burden of persuasion." <u>Lopez v. Brewer</u>, 680 F.3d
1068, 1072 (9<sup>th</sup> Cir. 2012) (quoting <u>Mazurek v. Armstrong</u>, 520 U.S. 968, 972 (1997)). A plaintiff

seeking a preliminary injunction must show that (1) he is likely to succeed on the merits, (2) he is likely
to suffer irreparable harm without an injunction, (3) the balance of equities tips in his favor, and (4) an
injunction is in the public interest. <u>Winter v. Natural Resources Defense Council, Inc.</u>, 555 U.S. 7, 20
(2008).

Here, Plaintiff has not demonstrated that he is likely to suffer irreparable harm without an
injunction. As discussed in the settlement conference on July 7, 2016, Plaintiff has been placed in the
Developmental Disability Program, through which he has been able to receive extra help in preparing
his legal documents submitted to this court. However, he has not demonstrated how providing him a

library technician assistant would prevent irreparable harm to him. Although Plaintiff has had some
 trouble in prosecuting his case, including not be able to serve two defendants in this case, the balance of
 evidence before the court shows that Plaintiff has been given adequate access to legal materials and
 legal assistance; in other words, he has the means to properly litigate his case. Moreover, Plaintiff has
 not demonstrated to the court that he is likely to succeed on the merits of his case. For these reasons,
 Plaintiff's motion for preliminary injunction is DENIED.

7 IT IS SO ORDERED.

8 DATED: July 7, 2016

Peter C. Lewis U.S. Magistrate Judge