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U.S. COURT OF APPEALS

NOT FOR PUBLICATION

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

<p>JOHNATHAN S. WILLIAMS,</p> <p>Plaintiff - Appellant,</p> <p>v.</p> <p>D. L. RUNNELS; et al.,</p> <p>Defendants - Appellees.</p>
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No. 08-15901

D.C. No. 2:04-CV-01335-LKK-KJM

MEMORANDUM*

Appeal from the United States District Court
for the Eastern District of California
Lawrence K. Karlton, District Judge, Presiding

Submitted June 16, 2009**

Before: PAEZ, TALLMAN, and N.R. SMITH, Circuit Judges.

Johnathan S. Williams, a California state prisoner, appeals pro se from the district court's order disregarding his request to file a belated second amended

* This disposition is not appropriate for publication and is not precedent except as provided by 9th Cir. R. 36-3.

** The panel unanimously finds this case suitable for decision without oral argument. See Fed. R. App. P. 34(a)(2).

complaint in his 42 U.S.C. § 1983 action. We have jurisdiction under 28 U.S.C. § 1291. We review for abuse of discretion, *In re Phenylpropanolamine (PPA) Products Liability Litigation*, 460 F.3d 1217, 1226 (9th Cir. 2006), and we affirm.

The district court properly disregarded Williams's request to file a second amended complaint after the case was closed. *See id.* at 1227 (“It is incumbent upon us to preserve the district courts’ power to manage their dockets without being subject to endless non-compliance with case management orders.”).

Williams's remaining contentions are unpersuasive, and his request for injunctive relief is denied. His request for appointment of counsel is denied. *See Terrell v. Brewer*, 935 F.2d 1015, 1017 (9th Cir. 1991) (requiring “exceptional circumstances” for the appointment of counsel). All pending motions are denied.

AFFIRMED.