UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

BYRON MURPHY,

Plaintiff - Appellant,

V.

JOE L. GORDWIN, FBI Agent; et al.,

Defendants - Appellees.

No. 06-16924 D.C. No. CV-06-01732-PG

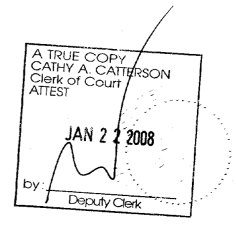
JUDGMENT

Appeal from the United States District Court for the District of Arizona (Phoenix).

This cause came on to be heard on the Transcript of the Record from the United States District Court for the District of Arizona (Phoenix) and was duly submitted.

On consideration whereof, it is now here ordered and adjudged by this Court, that the judgment of the said District Court in this cause be, and hereby is **AFFIRMED**.

Filed and entered 12/28/07





FILED

DEC 28 2007

NOT FOR PUBLICATION

CATHY A. CATTERSON, CLERK U.S. COURT OF APPEALS

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D.C. No. CV-06-01732-PG

MEMORANDUM*

Appeal from the United States District Court for the District of Arizona
Paul G. Rosenblatt, District Judge, Presiding

Submitted December 3, 2007**

Before: GOODWIN, WALLACE, and FISHER, Circuit Judges.

Byron Murphy, an Arizona state prisoner, appeals pro se from the district court's judgment dismissing his civil rights action against the Federal Bureau of

^{*} 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).

Investigation ("FBI") and one of its agents. We have jurisdiction pursuant to 28 U.S.C. § 1291. We review de novo the dismissal of a prisoner's complaint pursuant to 28 U.S.C. § 1915A, *Resnick v. Hayes*, 213 F.3d 443, 447 (9th Cir. 2000), and we affirm.

The defendants are federal actors, therefore Murphy's claims arise under Bivens v. Six Unknown Named Agents of the Fed. Bureau of Narcotics, 403 U.S. 388 (1971). Ting v. United States, 927 F.2d 1504, 1513 (9th Cir. 1991) (A Bivens claim "is a judicially created cause of action against federal officers arising under the United States Constitution. . . ").

The district court properly dismissed Murphy's claims against defendant FBI Agent Gordwin because the vague and conclusory allegations in Murphy's amended complaint failed to state any civil rights violation. *See Ivey v. Board of Regents of Univ. of Alaska*, 673 F.2d 266, 268 (9th Cir. 1982) ("Vague and conclusory allegations of official participation in civil rights violations are not sufficient to withstand a motion to dismiss."); *see also Oltarzewski v. Ruggiero*, 830 F.2d 136, 139 (9th Cir. 1987) (holding that verbal harassment does not constitute a constitutional deprivation).

The district court also properly dismissed Murphy's claims against the FBI because *Bivens* does not provide a cause of action against a federal agency. *See*

FDIC v. Meyer, 510 U.S. 471, 484-85 (1994); cf. Balser v. Department of Justice Office of U.S. Trustee, 327 F.3d 903, 909 (9th Cir. 2003) ("The basis of a Bivens action is some illegal or inappropriate conduct on the part of a federal official or agent that violates a clearly established constitutional right.").

AFFIRMED.

A TRUE COPY
CATHY A. CATTERSON
Clerk of Court
ATTEST

JAN 2 2 2008

by:
Deputy Clerk