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8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	RICHARD V. ROOD,	No. 2:13-CV-0478-JAM-DMC-P
12	Plaintiff,	
13	v.	<u>ORDER</u>
14	GARY SWARTHOUT, et al.,	
15	Defendants.	
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17	Plaintiff, a prisoner proceeding pro se, brings this civil rights action pursuant to	
18	42 U.S.C. § 1983. Pending before the court is plaintiff's motion for the appointment of counsel	
19	(ECF No. 46).	
20	The United States Supreme Court has ruled that district courts lack authority to	
21	require counsel to represent indigent prisoners in § 1983 cases. See Mallard v. United States Dist.	
22	Court, 490 U.S. 296, 298 (1989). In certain exceptional circumstances, the court may request the	
23	voluntary assistance of counsel pursuant to 28 U.S.C. § 1915(e)(1). See Terrell v. Brewer, 935	
24	F.2d 1015, 1017 (9th Cir. 1991); Wood v. Housewright, 900 F.2d 1332, 1335-36 (9th Cir. 1990).	
25	A finding of "exceptional circumstances" requires an evaluation of both the likelihood of success	
26	on the merits and the ability of the plaintiff to articulate his claims on his own in light of the	
27	complexity of the legal issues involved. See Terrell, 935 F.2d at 1017. Neither factor is	
28	dispositive and both must be viewed together before reaching a decision. See id. In Terrell, the	
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1 Ninth Circuit concluded the district court did not abuse its discretion with respect to appointment 2 of counsel because: 3 ... Terrell demonstrated sufficient writing ability and legal knowledge to articulate his claim. The facts he alleged and the issues he raised were not 4 of substantial complexity. The compelling evidence against Terrell made it extremely unlikely that he would succeed on the merits. 5 Id. at 1017. 6 7 In the present case, the court does not at this time find the required exceptional 8 circumstances. Plaintiff cites the following reasons supporting the appointment of counsel: (1) he 9 is indigent; (2) he is incarcerated; and (3) plaintiff has another case currently pending. These 10 circumstances are not exception but represent the norm for most prisoner litigants. Moreover, at 11 this stage of the proceedings before any discovery has been conducted, it cannot be said that 12 plaintiff has demonstrated any particular likelihood of success on the merits. Finally, a review of 13 the file in this case reflects that plaintiff is able to articulate his claims, which are neither factually 14 nor legally complex. 15 Accordingly, IT IS HEREBY ORDERED that plaintiff's request for the 16 appointment of counsel (ECF No. 46) is denied. 17 18 Dated: September 24, 2019 19 DENNIS M. COTA UNITED STATES MAGISTRATE JUDGE 20 21 22 23 24 25 26 27

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