

14 Plaintiff has requested that counsel be appointed to assist him in this action. A district 15 court has the discretion under 28 U.S.C. §1915(e)(1) to designate counsel to represent an 16 indigent civil litigant in exceptional circumstances. See Wilborn v. Escalderon, 789 F.2d 1328, 17 1331 (9th Cir. 1986). This requires an evaluation of both the likelihood of success on the merits 18 and the ability of the plaintiff to articulate his claims pro se in light of the complexity of the legal 19 issues involved. See id. Neither of these factors is dispositive and both must be viewed together 20 before deciding on a request for counsel under § 1915(e)(1). Here, exceptional circumstances 21 requiring the appointment of counsel are not evident. The only claim in this action is a 22 straightforward excessive force claim that was adequately explained in plaintiff's handwritten 23 second amended complaint and does not present any complex legal issues. The request for 24 appointment of counsel is DENIED. (Docket # 37.)

IT IS SO ORDERED.

²⁶ Dated: December 12, 2014

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SUSAN ILLSTON United States District Judge

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