UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA

JEFFREY E. HOWELL,		
F	Plaintiff,))
VS.		1:10-cv-981-SEB-TAB
STATE OF INDIANA, et al.,)
Γ	Defendants.))

ENTRY

The plaintiff's renewed motion for appointment of counsel has been considered. Litigants requesting that counsel be recruited must show as a threshold matter that they made a reasonable attempt to secure private counsel. *Gil v. Reed*, 381 F.3d 649, 656 (7th Cir. 2004); *Zarnes v. Rhodes*, 64 F.3d 285, 288 (7th Cir. 1995). The court must deny "out of hand" a request for counsel made without a showing of such effort. *Farmer v. Haas*, 990 F.2d 319, 321 (7th Cir. 1993). The plaintiff's renewed motion makes no reference to having made this effort or of being prevented from doing so. Accordingly, the plaintiff's motion for the appointment of counsel (dkt 71) is **denied**.

IT IS SO ORDERED.

	12/03/2010
Date:	_

SARAH EVANS BARKER, JUDGE United States District Court Southern District of Indiana

Pardy Braus Barker

Distribution:

Jeffrey E. Howell 2497 Middle Leesville Road Bedford, IN 47421

Aaron R. Raff Indiana Attorney General aaron.raff@atg.in.gov

David A. Arthur Indiana Office of the Attorney General david.arthur@atg.in.gov

Jennifer Lynn Haley City of Indianapolis, Corporation Counsel jhaley@indy.gov

Justin F. Roebel City of Indianapolis, Office of Corporation Counsel jroebel@indygov.org

R. Jeffrey Lowe Kightlinger & Gray, LLP jlowe@k-glaw.com

John Thomas Roy Travelers Staff Counsel Office jroy@travelers.com