

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEBRASKA

TIMOTHY J. WILEY,

Plaintiff,

vs.

AUSTIN CHRISTIANSEN, SS2 Employee, in Individual Capacity; TERRI J. BRUEGMAN, Unit Manager, in Individual Capacity; DREW ENGLISH, Compliance Team, in Individual Capacity; DON WHITMAR, Compliance Team, in Individual Capacity; VICTOR V. VAN FLEET, Therapist, in Individual Capacity; MIKE EPPEMAN, Social Worker, in Individual Capacity; and JACOB CHAPMAN,

Defendants.

**8:20CV220**

**ORDER**

Plaintiff has filed a motion seeking appointment of counsel. However, “[i]ndigent civil litigants do not have a constitutional or statutory right to appointed counsel. The trial court has broad discretion to decide whether both the plaintiff and the court will benefit from the appointment of counsel[.]” [Davis v. Scott, 94 F.3d 444, 447 \(8th Cir. 1996\)](#). No such benefit is apparent here at this time. Accordingly, the request for the appointment of counsel ([Filing No. 46](#)) is denied without prejudice to reassertion.

**IT IS SO ORDERED.**

Dated this 8th day of January, 2021.

BY THE COURT:

s/ Susan M. Bazis  
United States Magistrate Judge