Cir.), *cert. denied*, 469 U.S. 838 (1984). However, counsel must be appointed if the complexities of the case are such that denial of counsel would amount to a denial of due process, and where the petitioner is a person of such limited education as to be incapable of fairly presenting his claims. *See Chaney*, 801 F.2d at 1196; *see also Hawkins v. Bennett*, 423 F.2d 948 (8th Cir. 1970).

There is no requirement or provision for appointment of counsel based on institutional security issues. The petition on file in this action is well-written and clearly presents the issues that petitioner wishes to bring. The papers petitioner continues to file amply demonstrate petitioner's ability to litigate this case. The court finds no basis for the appointment of counsel

IT IS THEREFORE ORDERED that the motion appointment of counsel (Docket #42) is **DENIED**.

IT IS FURTHER ORDERED that the motion to supplement the motion with exhibits (Docket #43) is **DENIED** as moot.

DATED this 24th day of November, 2009.

LARRY R. HICKS UNITED STATES DISTRICT JUDGE

Elsihe