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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

MONTENEQUE NAKIA KNOX,) 3:09-CV-0559-HDM (RAM)
Plaintiff,	MINUTES OF THE COURT
vs.) November 1, 2010
TANIA ARGUELLO, et al.,	
Defendants.)))
PRESENT: THE HONORABLE ROBE	ERT A. McQUAID, JR., U.S. MAGISTRATE JUDGE
DEPUTY CLERK: <u>JENNIFER CO</u>	TTER REPORTER: NONE APPEARING
COUNSEL FOR PLAINTIFF(S): NON	NE APPEARING
COUNSEL FOR DEFENDANT(S): N	ONE APPEARING

MINUTE ORDER IN CHAMBERS:

Plaintiff has filed a Motion to Show Special Injury (Doc. #23) and Defendants have opposed the Motion (Doc. #29). The court will construe Plaintiff's Motion to Show Special Injury (Doc. #23) as a Motion for the Appointment of Counsel.

Alitigant in a civil rights action does not have a Sixth Amendment right to appointed counsel. *Storseth v. Spellman*, 654 F.2d 1349, 1353 (9th Cir. 1981). In very limited circumstances, federal courts are empowered to request an attorney to represent an indigent civil litigant. The circumstances in which a court will make such a request, however, are exceedingly rare, and the court will make the request under only extraordinary circumstances. *United States v. 30.64 Acres of Land*, 795 F.2d 796, 799-800 (9th Cir. 1986); *Wilborn v. Escalderon*, 789 F.2d 1328, 1331 (9th Cir. 1986). A finding of such exceptional circumstances requires that the court evaluate both the likelihood of success on the merits and the *pro se* litigant's ability to advocate his claims. Neither factor is controlling; both must be viewed together in making the finding. *Terrell v. Brewer*, 935 F.2d 1015, 1017 (9th Cir. 1991), *citing Wilborn*, *supra*, 789 F.2d at 1331. The district court exercises discretion in making this finding.

/// /// Plaintiff's Motion to Show Special Injury (Doc. #23) is **DENIED**.

IT IS SO ORDERED.

LANCE S. WILSON, CLERK		
By:	/s/	
<u> </u>	Deputy Clerk	