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With respect to the motion for appointment of counsel, a litigant 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 plaintiff's ability to articulate his claims in pro se in light of the
complexity of the legal issues involved. Neither factor is dispositive, and both must be viewed together
in making a finding. *Terrell v. Brewer*, 935 F.2d 1015, 1017 (9th Cir. 1991)(citing *Wilborn, supra*, 789
F.2d at 1331). The district court has considerable discretion in making these findings.

Here, plaintiff has not yet filed a complaint in this action, thus the court cannot evaluate his
claims and his ability to articulate those claims. Accordingly, plaintiff's motion for the appointment of
counsel is denied without prejudice and with leave to renew.

IT IS THEREFORE ORDERED that plaintiff's motion to amend complaint (ECF #16) is
 DENIED as moot. Plaintiff shall file his amended complaint within thirty (30) days of the date of this
 order.

19 IT IS FURTHER ORDERED that plaintiff's motion for appointment of counsel (ECF #18) is
20 DENIED without prejudice.

IT IS FURTHER ORDERED that the following motions filed by plaintiff: application for leave
 to appeal *in forma pauperis* (ECF #6); motion for appointment of counsel in and for the instant appeal
 (ECF #7); and motion for certificate of appealability (ECF #8) are all DENIED as moot.

IT IS FURTHER ORDERED that plaintiff is expressly cautioned that if he does not timely file
 an amended complaint in compliance with this order, this action may be immediately dismissed.
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1	IT IS FURTHER ORDERED that the Clerk shall send to plaintiff a blank section 1983 civil	
2	rights complaint form with instructions.	
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4	DATED this 19th day of August, 2013.	l11-1
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7		LARRY R. HICKS UNITED STATES DISTRICT JUDGE
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