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6 **UNITED STATES DISTRICT COURT**
7 **DISTRICT OF NEVADA**

8 BRENDAN NASBY,

9 Plaintiff,

10 v.

11 STATE OF NEVADA, *et al.*,

12 Defendants.

Case No.: 3:20-cv-00231-RFB-CSD

ORDER

Re: ECF No. 62

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14 Before the court is Plaintiff's Motion for Appointment of Counsel (ECF No. 62). Plaintiff
15 bases his motion on the fact that (1) he is unable to afford counsel, (2) the substantive issues and
16 procedural matters in the case are too complex for Plaintiff's comprehension and abilities, (3) due
17 to Plaintiff's incarceration, he cannot investigate, take depositions, or otherwise proceed with
18 adequate discovery, and (4) Plaintiff does not have the adequate legal knowledge and ability to
19 properly present and litigate the case.

20 While any *pro se* inmate such as Mr. Nasby would likely benefit from services of counsel,
21 that is not the standard this court must employ in determining whether counsel should be appointed.
22 *Wood v. Housewright*, 900 F.2d 1332, 1335-1336 (9th Cir. 1990).

1 A litigant in a civil rights action does not have a Sixth Amendment right to appointed
2 counsel. *Storseth v. Spellman*, 654 F.2d 1349, 1353 (9th Cir. 1981). The United States Supreme
3 Court has generally stated that although Congress provided relief for violation of one's civil rights
4 under 42 U.S.C. § 1983, the right to access to the courts is only a right to bring complaints to
5 federal court and not a right to discover such claims or even to litigate them effectively once filed
6 with a court. *Lewis v. Casey*, 518 U.S. 343, 354-355 (1996).

7 In very limited circumstances, federal courts are empowered to request an attorney to
8 represent an indigent civil litigant. The circumstances in which a court will grant such a request,
9 however, are exceedingly rare, and the court will grant the request under only extraordinary
10 circumstances. *United States v. 30.64 Acres of Land*, 795 F.2d 796, 799-800 (9th Cir. 1986);
11 *Wilborn v. Escalderon*, 789 F.2d 1328, 1331 (9th Cir. 1986).

12 A finding of such exceptional or extraordinary circumstances requires that the court
13 evaluate both the likelihood of Plaintiff's success on the merits and the *pro se* litigant's ability to
14 articulate his claims in light of the complexity of the legal issues involved. Neither factor is
15 controlling; both must be viewed together in making the finding. *Terrell v. Brewer*, 935 F.2d 1015,
16 1017 (9th Cir. 1991), *citing Wilborn, supra*, 789 F.2d at 1331. Thus far, Plaintiff has shown an
17 ability to articulate his claims to the court.

18 In the matter of a case's complexity, the Ninth Circuit in *Wilborn* noted that:

19 If all that was required to establish successfully the
20 complexity of the relevant issues was a demonstration of
21 the need for development of further facts, practically all
22 cases would involve complex legal issues. Thus,
23 although *Wilborn* may have found it difficult to
articulate his claims *pro se*, he has neither demonstrated
a likelihood of success on the merits nor shown that the

1 complexity of the issues involved was sufficient to
2 require designation of counsel.

3 The Ninth Circuit therefore affirmed the District Court's exercise of discretion in denying
4 the request for appointment of counsel because the Plaintiff failed to establish the case was
5 complex as to facts or law. 789 F.2d at 1331.

6 The substantive claims involved in this action are not unduly complex. Plaintiff's
7 Amended Complaint was allowed to proceed on the Fourteenth Amendment Due Process claim in
8 Claim 1 against Defendants Kenneth Triggs, B. Gutierrez, David Tristan, E.K. McDaniel, Renee
9 Baker, Rusty Donnelly, Jackie Crawford, Tara Carpenter, and James Dzurenda and the Eighth
10 Amendment excessive fines claim in Claim 2 against Kenneth Triggs, B. Gutierrez,
11 Rusty Donnelly, E.K. McDaniel, David Tristan, and Tara Carpenter. (ECF No. 41 at 1, 2.) These
12 claims are not so complex that counsel needs to be appointed to prosecute them.

13 Similarly, with respect to the *Terrell* factors, Plaintiff has failed to convince the court of
14 the likelihood of success on the merits of his claims.

15 In the exercise of the court's discretion, it **DENIES** Plaintiff's Motion for Appointment of
16 Counsel (ECF No. 62).

17 **IT IS SO ORDERED.**

18 Dated: January 17, 2023.

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21 CRAIG S. DENNEY
22 UNITED STATES MAGISTRATE JUDGE
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