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07		DISTRICT COURT
08		T OF WASHINGTON ATTLE
09	WILLIE L. BURRELL,	CASE NO. C09-0922-JLR
10	Plaintiff,	
11	V.	ORDER DENYING MOTION TO
12	T. TIERNEY, et al.,	APPOINT COUNSEL
13	Defendants.	
14		
15	Plaintiff submitted a Motion to Appoint Counsel. (Dkt. 5.) Upon the Court's request,	
16	plaintiff also submitted an amendment to his motion, containing additional detail as to the	
17	nature of and any support for his claims. (Dkt. 7.) Now, having considered plaintiff's	
18	motion, the Court finds and concludes as follows:	
19	(1) Because plaintiff is a nonprisoner pursuing a civil rights action, the Court	
20	considered referring his motion to the Screening Committee of this Court's Pro Bono Panel.	
21	However, the Court does not find this man	tter appropriate for review by the Screening

22 Committee. See General Order Governing the Representation of Pro Se Litigants in Civil

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01 Rights Actions (W.D. Wash. June 30, 2006).

02	(2) Nor does the Court otherwise find appointment of counsel appropriate in this	
03	case. There is no right to appointment of counsel in a civil case. Although the Court, under	
04	28 U.S.C. § 1915(e)(1), may request counsel to represent a party proceeding in forma pauperis	
05	plaintiff has shown neither exceptional circumstances, nor an inability to articulate his claims	
06	pro se warranting the appointment of counsel. See Wilborn v. Escalderon, 789 F.2d 1328,	
07	1331 (9th Cir. 1986). Accordingly, plaintiff's application for appointment of counsel is	
08	DENIED.	
09	(3) The Clerk shall send a copy of this Order to the parties and to the Honorable	
10	James L. Robart.	
11	DATED this 29th day of September, 2009.	
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13	Mary Alice Theiler	
14	United States Magistrate Judge	
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