1		
2		
3		
4		
5		
6		
7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
9		
10	JIMMY EARL DOWNS,	
11	Plaintiff,	2:07-cv-0116-JCM-LRL
12	vs.	ORDER
13	DAVID GRUSMAN, <i>et al.</i> ,	
14	Defendants.	
15		
16	Presently before the court is plaintiff Jimmy Earl Downs' first motion for enlargement of	
17	time. (Doc. # 79). The plaintiff requests this court grant a forty-five (45) day enlargement of time in	
18	order for him to prepare and file his reply to defendants' opposition to his motion for partial	
19	summary judgment (doc. # 78).	
20	The opposition was filed on September 23, 2010, which made the reply due October 7, 2010.	
21	However, as plaintiff stated in his motion, he did not receive his copy until September 28, 2010. He	
22	asserts that with only nine days left, he is unable to fully research and file his pro se reply. In	
23	addition, he suffers from nerve damage to his right hand, which makes hand-writing his reply a slow	
24	and painful process.	
25	The defendants have not filed an opposition to the motion, and on August 30, 2010, this court	
26	granted them an extension of time to file their re	eply brief in support of their motion to dismiss and to

1	file their opposition to plaintiff's counter-motion for summary judgment. (Doc. #76).	
2	Good cause appearing,	
3	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that plaintiff Jimmy Earl	
4	Downs' first motion for enlargement of time (doc. # 79) be and the same hereby is, GRANTED.	
5	Plaintiff must file his reply to defendants' opposition to his motion for summary judgment by	
6	November 22, 2010.	
7	Dated this 1st day of November, 2010.	
8	Xerres C. Mahan	
9	UNITED STATES DISTRICT JUDGE	
10		
11		
12		
13		
14 15		
15		
10		
18		
19		
20		
21		
22		
23		
24		
25		
26		
	2	