1		
1 2		
2		
4		
5	UNITED STAT	ES DISTRICT COURT
6	DISTRICT OF NEVADA	
7		
8	YOEL GUERRA,	
9	Petitioner,	2:11-cv-01842-JCM-RJJ
10	VS.	ORDER
11	BRIAN WILLIAMS, et al.,	
12	Respondents.	
13		
14	Following upon petitioner's letter ¹ (#20) reflecting that he has not received an	
15	unspecified response from respondents, and in order to facilitate resolution of the pending	
16	proceedings in both this court and the court of appeals,	
17	IT IS ORDERED that the clerk of court shall send petitioner a copy of #19, with all	
18	attachments thereto, and shall expressly reflect in the docket entry for this order that a hard	
19	copy of #19 with its attachments was mailed to petitioner.	
20	IT FURTHER IS ORDERED that petitioner shall have thirty (30) days from entry of this	
21	order to mail a reply to the response to the clerk for filing.	
22	The clerk further shall forward a copy of this order to the court of appeals via a notice	
23	of electronic filing.	
24	DATED: July 9, 2012.	
25	Xerres C. Mahan	
26		JAMES C. MAHAN Chited States District Judge
27		
28	¹ Petitioner needs to file motions rather than letters if he seeks relief from the court or the clerk. The court and clerk generally do not respond to letter requests.	
		Deshata hustia