## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

SIMBI WATERS, et al.,

Plaintiffs,

v.

MARION BARRY, JR., et al.,

Defendants.

Civil No. 89-0707 (CRR)

FILED

APR 1 2 1989

ORDER

Clerk, U.S. District Court

The Court has before it (1) the defendants' Consent to an extension of the temporary restraining order previously entered in this matter from on or about April 13, 1989, its current expiration date, until May 1, 1989, and (2) the defendants' request for an enlargement of time within which to oppose the plaintiffs' motion for summary judgment. The defendants ask that they have until April 24, 1989, within which to file such an opposition. In connection with the latter request, the defendants ask that the hearing on the plaintiffs' motion for summary judgment, currently set for April 13, 1989, be rescheduled. The defendants also represent that plaintiffs have agreed to an extension of the temporary restraining order. Having considered the defendants' submissions, it is, by the Court, this 12 day of April, 1989,

ORDERED, that, with the defendants' consent, the temporary restraining order currently in existence shall be, and hereby is, extended until May 1, 1989; and it is further

ORDERED, that defendants shall have until April 20, 1989,

()

within which to oppose the plaintiffs' motion for summary judgment, and the plaintiffs shall have until April 24, 1989, within which to reply to the defendants' opposition; and it is further

ORDERED, that the hearing on the plaintiffs' motion for summary judgment presently scheduled for 2:30 p.m., April 13, 1989, shall be postponed until 11:00 a.m., April 25, 1989.

In this matter from the or all

CHARLES R. RICHEY

exploration date, until May | UNITED STATES DISTRICT JUDGE

plaintiffs' motion for summary judement. The defendants eak
they have with their last, within which to file such an
opposition. In conservior with the latter represt, the
defendants and bint the hearing on the plaintiffs' notion for

remotesticed. The Sefendants also represent that plaintifit his

Having commidered the defendance automissions, it is, by the

overship, that, with the defendants consent, the temporer

resurs thing order currently in existence shall be, and hereby

to hewro, that defendants should have until April 20, 1989