

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

ROGER HALL et al.,

Plaintiffs,

v.

CENTRAL INTELLIGENCE AGENCY,

Defendant.

Civil Case No. 04-814

ORDER

Defendant’s motion [294] for extension of time to file motion for summary judgment is **GRANTED**, *nunc pro tunc*, and defendant’s motion for summary judgment [295] filed on November 29, 2017, shall be deemed timely filed.

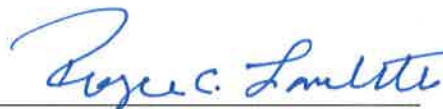
Plaintiffs filed an unopposed motion [296] for an extension of time until January 31, 2018, to oppose defendant’s summary judgment motion, and their motion is hereby **GRANTED**, *nunc pro tunc*.

Plaintiffs thereafter filed separate motions [297, 298] to stay proceedings herein until they conduct discovery. Upon consideration of their motions and the appendices and replies thereto, and the record herein, their motions are **DENIED**. Plaintiffs must respond to defendant’s motion; their response may include arguments about the necessity of discovery, though Rule 56 specifically addresses this point.

The Court will extend until thirty days from this date the time for opposing defendant's motion, but in a case filed in 2004, the Court will not look favorably on continued arguments for extension of time by either side.

It is **SO ORDERED**.

Date: September 18, 2018



Royce C. Lamberth
United States District Judge