

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF WEST VIRGINIA

THE MARSHALL COUNTY COAL
COMPANY, THE MARION COUNTY
COAL COMPANY, THE MONONGALIA
COUNTY COAL COMPANY, THE
HARRISON COUNTY COAL COMPANY,
THE OHIO COUNTY COAL COMPANY,
MURRAY ENERGY CORPORATION, and
ROBERT E. MURRAY,

Plaintiffs,

v.

JOHN OLIVER, CHARLES WILSON,
PARTIALLY IMPORTANT
PRODUCTIONS, LLC; HOME BOX
OFFICE, INC.; TIME WARNER INC. and
DOES 1 through 10,

Defendants.

Civil Action No. 5:17-CV-99

Judge John Preston Bailey

Marshall County Circuit Court

Civil Action No.: 17-C-124

Judge Cramer

ORDER

On this date came the Defendants, Home Box Office, Inc.; Time Warner Inc.; and Partially Important Productions, LLC, by and through their counsel, Robert P. Fitzsimmons and Clayton J. Fitzsimmons and moved for a time extension to answer or otherwise plead to the Complaint filed in this action on the basis of good cause pursuant to Federal Rule of Civil Procedure 6(b).

Based upon good cause shown in their Motion, it is hereby

ORDERED that Defendants, Home Box Office, Inc.; Time Warner Inc.; and Partially Important Productions, LLC, are granted an extension of time until August 11, 2017 to answer or otherwise plead to the Complaint.

ENTERED this ___ day of July, 2017.

THE HONORABLE JOHN PRESTON BAILEY
Judge of the United States District Court
for the Northern District of West Virginia