



For Immediate Release:
June 9, 2016

Contacts:

Julia Olson, 415-786-4825, julia@ourchildrenstrust.org

Philip Gregory, 650-697-6000, pgregory@cpmlegal.com

To set up interviews with youth plaintiffs, contact:

Meg Ward, 503-341-8590, meg@ourchildrenstrust.org

AIKEN TO HEAR YOUTH V. UNITED STATES CLIMATE CASE

Eugene, Oregon (USA) – Yesterday, U.S. District Court Judge Ann Aiken scheduled oral argument for youths' landmark climate lawsuit for [September 13, at 10 am PST](#) in Eugene, OR. The 21 young plaintiffs received a [favorable decision](#) in their case brought against the federal government and fossil fuel industry from U.S. Magistrate Judge Thomas Coffin back in April. Now, they are looking forward to their next opportunity to appear in court to fight for climate justice.

“I am excited that Judge Aiken is interested in hearing our oral argument this September,” **said plaintiff Kiran Oommen, a 19-year-old from Eugene, Oregon.** “The U.S. government’s continued support of the fossil fuel industry, despite the obvious high risks, is hurting people all the time and it’s getting worse. With incidents like the oil train derailment and proceeding disaster in Mosier, Oregon this month, we can see the direct negative consequences of the government’s blatant disregard for the health and safety of the people. The longer this case lasts, the greater the evidence will be condemning their actions.”

“We look forward to the opportunity to argue this case before Judge Aiken,” said **Julia Olson, counsel for the plaintiffs and executive director of Our Children’s Trust.** “The more these brave young climate advocates appear in court, with the tremendous public support we anticipate for this September 13 hearing, the better. This is another chance to tell the egregious story of this case: that for more than 50 years our government has exploited fossil fuels, hand in hand with industry, knowing it would destroy our climate system and the healthy futures for these young people. We are eager to show the court how these youth’s fundamental constitutional rights are being infringed.”

The plaintiffs sued the federal government for violating their constitutional rights to life, liberty and property, and their right to essential public trust resources, by permitting, encouraging, and otherwise enabling continued exploitation, production, and combustion of fossil fuels. The case is one of multiple related legal actions brought by youth in several states and countries, all supported by Our Children’s Trust, seeking science-based action by governments to stabilize the climate system. Recently, the Massachusetts Supreme Judicial Court and the King County Superior Court in Seattle, Washington, also ruled in favor of youth in related actions.

Our Children's Trust is a nonprofit organization, elevating the voice of youth, those with most to lose, to secure the legal right to a healthy atmosphere and stable climate on behalf of present and future generations. We lead a coordinated global human rights and environmental justice campaign to implement enforceable science-based Climate Recovery Plans that will return atmospheric carbon dioxide concentration to below 350 ppm by the year 2100. www.ourchildrenstrust.org/

Earth Guardians is a Colorado-based nonprofit organization with youth chapters on five continents, and multiple groups in the United States with thousands of members working together to protect the Earth, the water, the air, and the atmosphere, creating healthy sustainable communities globally. We inspire and empower young leaders, families, schools, organizations, cities, and government officials to make positive change locally, nationally, and globally to address the critical state of the Earth. www.earthguardians.org

Counsel for Plaintiffs include Philip L. Gregory, Esq. of Cotchett, Pitre & McCarthy of Burlingame, CA, Daniel M. Galpern, Esq. of Eugene, OR, and Julia Olson, Esq., also of Eugene, OR.

###