

1 UNITED STATES DISTRICT COURT
2 FOR THE DISTRICT OF OREGON
3 PORTLAND DIVISION

4 **David White, Pro Se.**
5 **dave@salmonprotectiondevice.com**

Case
\$52 Billion COMPLAINT

6
7 **FOR DECLARATORY**
8 **JUDGEMENT, AND**
9 **DAMAGES JURY TRIAL**
REQUESTED

10 **Plaintiff**

11 v.
12 Jessica Vega Pederson Et Al
13 in her personal capacity
14 mult.chair@multco.us
15 503-988-3308

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29 **Parties**

30 Sharon Meieran in her personal
31 capacity
32 as Commissioner, District 1,
33 Multnomah County Oregon
34 district1@multco.us
35 503-988-5220

1 Jesse Beason in his personal
2 capacity
3 Commissioner, District 2
4 Multnomah County Oregon
5 district2@multco.us
6 503-988-5219
7 Julia Brim-Edwards in her
8 personal capacity
9 of Commissioner, District
10 3, Multnomah County Oregon
11 district4@multco.us
12 503-988-5217
13 Lori Stegmann in her personal
14 capacity
15 Commissioner, District 4,
16 Multnomah County Oregon
17 district4@multco.us
18 503-988-5213

Defendants.

Legal Counsel for Defendants

Jenny M. Madkour, County Attorney

Class action members will be revealed at Court Hearing
date to prevent harassment.

INTRODUCTION

On June 20th 2025 Plaintiff sent a notice of impending lawsuit to defendants by email.

Cause of Action

1. Defendants filed a frivolous complaint (6/22/2023 12:23 PM 23CV25164) which is a violation against conflict of interest by Defendants using their own court for their complaint. This is 18 USC 11 conflict of interest. Specifically Section 203 87-849 Conflict of Interest Provisions of Public Law. This complaint is against Fossil Fuel Companies for \$50 billion based on untruthful statements of the Media, UN and IPCC.

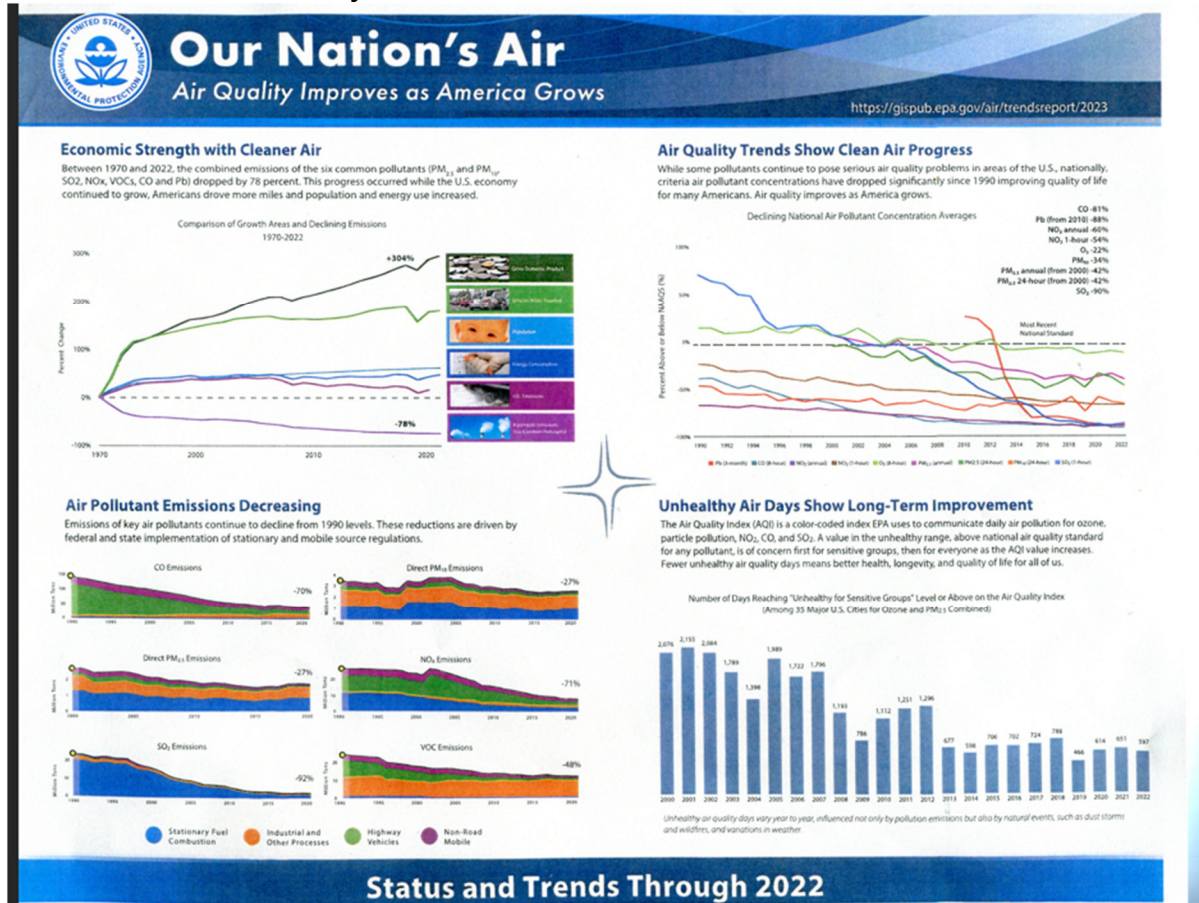
2. Recently Defendants enjoined Portland General Electric (PGE) and Northwest Natural Gas (NNG) to the complaint as co-defendants.
3. Fossil fuel companies wont defend themselves because of lying media bias.
4. When the defendants prevail, gas prices will rise overnight to \$10 a gallon. PGE and NNG will ask for a 400% increase to the crooked Oregon PUC and receive approval.
5. Federal Agencies like the EPA cant cherry pick their data to promote their fals agenda. . https://www.supremecourt.gov/opinions/23pdf/22-451_7m58.pdf
GORSUCH, J., concurring Cite as: 603 U. S. ____ (2024) starting on page 1.
6. Greenhouse gases are not pollution. Measured data: The EPA can't regulate greenhouse gases says the US Supreme court. WEST VIRGINIA ET AL. v. ENVIRONMENTAL PROTECTION AGENCY ET AL.
<https://www.hsph.harvard.edu/news/features/the-supreme-court-curbed-epas-power-to-regulate-carbon-emissions-from-power-plants-what-comes-next/>
 - a. The Clean Air Act of 1967 directed the EPA to tackle issues like Acid Rain and other environmental dangers. The Act instructs the EPA to make a “toxic chemicals” list. Anything the EPA wants to regulate must be on that list, Specifically Section 111, subsection D. In 2015, the EPA illegally began to regulate “greenhouse gases” without including them on the toxic chemicals list as prescribed by The Clean Air Act. That is because Carbon Dioxide and Methane, to name a few, are not toxic chemicals. In fact, every living animal and human being on earth breathes out carbon dioxide. It's not a toxic chemical.

Water vapor is 89.4% ghg effect.
Carbon dioxide is 9.09%
Ozone is 0.88%
Nitrous Oxide is 0.32%
Methane is 0.29%

7. The Intergovernmental Panel On Climate Change (IPCC) reports are deliberate

science fiction.

8. Nations are is already clean.



9. Netzeroco2E equals only 86 billion tons of photosynthesis left in the world.

10. Plaintiff has presented plenary addresses at climate change conferences

like the one in Dubai ahead of the sham COP28.



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State a Claim

1. This severe damage to the regions economy is the claim staked by class action members and plaintiffs. This will be like Robin Hood. We will take the money from Defendants and pay it to registered class action members who signed up on the lawsuit page of cctruth.org. Class action members are from the tri-county areas.
2. Dave White of Climate Change Truth (cctruth.org) leads a team of 35 Professors at Universities who participate in the Expert and Government Review of the Intergovernmental Panel on Climate Change Reports for the Global Change Group of the National Academy of Sciences. There reports are deliberate science fiction. As an example, when Jim Skea the liar said we need to lower carbon dioxide by 45% by 2030 he was basing that statement on a paragraph buried on page 95 in the SR 1.5 report. That paragraph has no

references. They made it up. We forced them to move it to page 6 of the AR6 report paragraph b.1.3. Also for working group 1 for SR 1.5 we found the Global Warming Potential model was fake. It wasn't benchmarked with the data in annex two (appendix two). Also their fake model assumes equal concentrations of greenhouse gases which will never happen carbon dioxide is 219 times more concentrated than methane. Also they ignore the below curve taught in every college chemistry and physics classes since the 1940's.

3. The United Nations has 20 "Emissions gap" scientists whom are supposed to review the IPCC reports. However they only review the lying summary for policy makers which don't match anything in their reports. The IPCC woke scientists make the Summary for Policy of what the United nations wants to hear which matches their false agenda.
4. These 35 Professors will testify and make it so Defendants have no "expert witnesses"
5. Water vapor is 89% green house gas.

JURISDICTION

Federal Jurisdiction

The Federal Courts are the only way to correct uninformed decisions of

other State and Federal Judges who by fault of others write flawed decisions in

any state. This will become obvious as we proceed. The Clean air act is a federal act and will be used to show the Supreme court ruling that the EPA cant regulate greenhouse gases. <https://thelawisyourattorney.com/epc-cant-regulate-greenhouse-gases/>

Venue

Venue is correct because this is a federal question.

LEGAL STANDING

Plaintiff and Class Action members have personal legal standing living in the tri-county area.

Plaintiff's legal standing is based on the federal laws broken by defendants and overwhelming support by local stakeholders (Class Action members).

Plaintiff also is a long-time Oregonian who grew up in Western Oregon.

Conclusion

Plaintiff David White has archived 23 plenary presentations on cctruth.org which show atmospheric carbon dioxide is not an emissions issue. It is a loss of photosynthesis issue due to a depleted Amazon Rain Forest. Moreover, Global sea rise is 1.4 mm/year linear and not accelerating.

As noted above, Plaintiff's watchdog team of up to 30-35 doctoral level climate scientists participate in annual government and expert review of the IPCC reports and have found many errors in data, analysis, and departure from age-old scientific principles.

FIRST CLAIM FOR RELIEF

Provide \$52 billion to Climate Change Truth bank account.

Plaintiffs re-allege and incorporate by reference the foregoing allegations as if fully set forth herein.

5
SECOND CLAIM FOR RELIEF

Install many low-cost Nucor, nuclear reactor in the county—
technology developed on campus by a former Oregon State Nuclear
Physicist to avert power disruptions this Fall. This will demonstrate
the availability of a cheap, clean, safe, and incredibly efficient (only
18% typical waste) alternative to alleged or real deficiencies of other
energy sources, in accordance with sound principles of
Environmental Science. [https://nucor.com/madeforgood/nuscale-
case-study](https://nucor.com/madeforgood/nuscale-case-study) Plaintiffs re-allege and incorporate by reference the
foregoing

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18 Relief Sought

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1 FIRST CLAIM FOR RELIEF

2 Provide \$52 billion to Climate Change Truth bank account.

3 Plaintiffs re-allege and incorporate by reference the foregoing allegations
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5
6 SECOND CLAIM FOR RELIEF

7 Install many low-cost Nucor, nuclear reactor in the county—
8 technology developed on campus by a former Oregon State Nuclear
9 Physicist to avert power disruptions this Fall. This will demonstrate
10 the availability of a cheap, clean, safe, and incredibly efficient (only
11 18% typical waste) alternative to alleged or real deficiencies of other
12 energy sources, in accordance with sound principles of
13 Environmental Science. [https://nucor.com/madeforgood/nuscale-](https://nucor.com/madeforgood/nuscale-case-study)
14 [case-study](https://nucor.com/madeforgood/nuscale-case-study) Plaintiffs re-allege and incorporate by reference the
15 foregoing
16
17 allegations as if fully set forth herein.
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20 INJUNCTION

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22 The defendants must hold a press conference with Climate Change Truth.
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25 PARTIES
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Plaintiff is a research scientist, with about 30 years' experience with Semiconductors and who follows the data with no other agenda. He leads a team of 35 PhD's, mostly College Professors, who participate in the Expert and Government Review of the IPCC and NOAA reports program for the Global Change Group of the National Academy of Sciences. We just finished NCA6 NOAA review June, 2024 and as usual, it ignored the Scientific Method to serve as a propaganda piece for the UN's political agenda. Students deserve to hear "the other side of the story," that is endorsed by thousands of private-sector scientists worldwide, but who have no voice.

CERTIFICATE OF SERVICE Plaintiff hereby certify that on July 24th, 2024, a true and correct copy of the above document was electronically filed with the Clerk of the Court using paper. A copy of the document will be served upon interested parties via the US mail and email. Additionally, a courtesy copy is being provided as follows:

mult.chair@multco.us

district1@multco.us

district2@multco.us

district4@multco.us

Via hand delivery

Via U.S. Mail, 1st Class,

Postage Prepaid

Via Overnight Delivery

Via Facsimile

XX Via Email

XX Via CM/ECF notification

to the extent registered DATED: June 20, 2025.

By: David White

Fed. R. Civ. P. 4(e)". says (e)(1) "following state law for serving a summons in an action brought in courts of general jurisdiction in the state where the district court is located or where service is made; However, by Oregon law email service is allowed. UTCR 8 21.10 (2) explains a document may be a

19 pleading or many other documents.

