On November 8, 2018, the 9th Circuit federal court issued a decision affirming the nationwide preliminary injunction against President Trump’s order dismantling DACA protections. This is good news for two reasons: first, it means that the 9th Circuit judges found that the plaintiffs (in this case the Regents of the University of California and several others who sued on behalf of DACA recipients) are likely able to show that they will prevail on their legal claim that the Trump administration’s termination of DACA was “arbitrary and capricious” and therefore unlawful. Second, on a practical level, this means that people with DACA can apply to renew their status. However, the government is still not accepting new applications for DACA.

For additional information or if you have questions, please contact:
Jamie Crawford
Robert J. Golten Fellow of International Human Rights
Center for International Human Rights Law & Advocacy
University of Wyoming College of Law
307-766-2397
http://www.uwyo.edu/law-centers/ihrla/index.html