

FILED

United States Court of Appeals
Tenth Circuit

UNITED STATES COURT OF APPEALS

FOR THE TENTH CIRCUIT

March 21, 2014

Elisabeth A. Shumaker
Clerk of Court

KARIN CHRISTINE BREMER,

Plaintiff - Appellant,

v.

ASSOCIATION OF FLIGHT
ATTENDANTS - CWA, a labor
organization; UNITED AIRLINES, INC., a
wholly owned subsidiary of a Delaware
corporation,

Defendants - Appellees.

No. 14-1051
(D.C. No. 1:11-CV-02764-WJM-MJW)

ORDER

Before **BRISCOE**, Chief Judge, **HARTZ** and **PHILLIPS**, Circuit Judges.

The plaintiff appeals an order of the district court overruling her objection to the magistrate's order regarding the filing of an amended complaint. This court lacks jurisdiction because no final or appealable order has been entered by the district court.

This court has jurisdiction to review only final decisions, 28 U.S.C. § 1291, and specific types of interlocutory orders not applicable here. A final decision is one that "ends the litigation on the merits and leaves nothing for the court to do but execute the judgment." *Cunningham v. Hamilton County*, 527 U.S. 198, 204 (1999) (quoting *Van Cauwenberghe v. Biard*, 486 U.S. 517, 521-22 (1988)). Here, the order being appealed is not final or otherwise immediately appealable.

APPEAL DISMISSED. It is further ordered that the plaintiff's "Motion for Leave to Proceed on Appeal with Full Payment of Cost/Fees" is **DENIED** as moot.

Entered for the Court
ELISABETH A. SHUMAKER, Clerk



by: Ellen Rich Reiter
Jurisdictional Attorney