

**IN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT**

\_\_\_\_\_  
No. 17-10160  
\_\_\_\_\_

United States Court of Appeals  
Fifth Circuit

**FILED**

February 5, 2018

Lyle W. Cayce  
Clerk

20/20 COMMUNICATIONS, INCORPORATED,

Plaintiff - Appellant

v.

RANDALL BLEVINS; KATHY DIGRUILLES; JAMES COBBLE; BRINA HEALY; JULIA MUCHEKE-BARRETT; PETER SALDORIGA; LOREN SIMPSON; CHARLES SMITH; BENJAMIN STANCZIK; FREDDIE TUBBS; KYIL WAITS; DEBORAH BUFFAMANTI; DAVID VINE; JUAN CASTILLO; LENNOX CRAWFORD; THOMAS DEMIRIS; KIMBERLY KOPPELMAN; REDWAN NEGASH,

Defendants - Appellees

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Appeal from the United States District Court  
for the Northern District of Texas  
USDC No. 4:16-CV-810  
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Before WIENER, ELROD, and SOUTHWICK, Circuit Judges.

PER CURIAM:\*

20/20 Communications appeals the order denying a preliminary injunction that would have prevented the defendants from arbitrating their claims against the plaintiff as a class and from asking an arbitrator to

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\* Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.

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determine the availability of class arbitrations. Under the Federal Arbitration Act, with limited exceptions inapplicable here, we are not permitted to consider appeals from interlocutory orders that refuse to enjoin arbitrations. 9 U.S.C. § 16(b)(4) (2012).

We DISMISS for lack of jurisdiction.