Dismissed and Opinion filed January 11, 2001.



In The

## Fourteenth Court of Appeals

NO. 14-00-01331-CV

CLAUDIA A. DOWLING, Appellant

V.

PINKERTON'S, INC., Appellee

On Appeal from the 281st District Court Harris County, Texas Trial Court Cause No. 99-62356

## MEMORANDUM OPINION

This is an attempted appeal from an order granting appellee's motion to compel arbitration. On December 22, 2000, appellee filed a motion to dismiss the appeal on the ground that this court has no jurisdiction.

Appealable orders or judgments are those that dispose of all parties and issues. *Farmer v. Ben E. Keith Co.*, 907 S.W.2d 495, 496 (Tex. 1995). An interlocutory order that does not dispose of all parties and issues may be appealed only if a statute expressly permits appeal. *Jack B. Anglin Co. v. Tipps*, 842 S.W.2d 266, 272 (Tex. 1992). The general Texas statute permitting appeal from certain interlocutory orders does not provide for appeal from orders compelling arbitration. *See* TEX. CIV. PRAC.

& REM. CODE ANN. § 51.014 (Vernon Supp. 2000). Furthermore, the Texas Arbitration Act, which provides for appeal from certain listed orders, does not provide for appeal from an order compelling arbitration. *See* TEX. CIV. PRAC. & REM. CODE ANN. § 171.098 (Vernon Supp. 2000).

Appellant's response fails to demonstrate that this Court has jurisdiction to entertain the appeal. Because there is no statutory provision for appeal of the interlocutory order in this case, we must grant appellee's motion to dismiss.

Accordingly, the appeal is ordered dismissed.

## PER CURIAM

Judgment rendered and Opinion filed January 11, 2001. Panel consists of Justices Anderson, Fowler, and Edelman. Do Not Publish. — TEX. R. APP. P. 47.3(b).