

United States Court of Appeals
FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 16-5300**September Term, 2016****1:14-cv-01419-CRC****Filed On:** April 4, 2017

Citizens for Responsibility and Ethics in
Washington and Melanie T. Sloan,

Appellees

v.

Federal Election Commission,

Appellee

American Action Network, Inc.,

Appellant

Consolidated with 16-5343

BEFORE: Kavanaugh, Millett, and Wilkins, Circuit Judges

ORDER

Upon consideration of the motion to hold the case in abeyance, the response thereto, and the replies; and the motion to dismiss, the responses thereto, and the reply, it is

ORDERED that the motion to dismiss these consolidated appeals be granted. The district court order remanding the case to the Federal Election Commission is not a final, appealable order, see Pueblo of Sandia v. Babbitt, 231 F.3d 878, 880 (D.C. Cir. 2000), and American Action Network has not shown that this court has jurisdiction under the Federal Election Campaign Act in spite of this lack of finality, see Meredith v. Fed. Mine Safety and Health Review Comm'n, 177 F.3d 1042, 1048 (D.C. Cir. 1999) (requiring a party to show “clear evidence that Congress intended a more generous review than the norm”). It is

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FURTHER ORDERED that the motion to hold in abeyance be dismissed as moot.

Pursuant to D.C. Circuit Rule 36, this disposition will not be published. The Clerk is directed to withhold issuance of the mandate herein until seven days after resolution of any timely petition for rehearing or petition for rehearing en banc. See Fed. R. App. P. 41(b); D.C. Cir. Rule 41.

Per Curiam