

FEB 20 2008

CATHY A. CATTERSON, CLERK
U.S. COURT OF APPEALS

NOT FOR PUBLICATION

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

DEE M. ROBY, Esq.,

Plaintiff - Appellant,

v.

AMERICAN AIRLINES, INC.; CAROL
HICKEY; DEBRA WHALEN; PAT
NEWTON; DOES 1-50,

Defendants - Appellees.

No. 06-15703

D.C. No. CV-04-04650-JSW

MEMORANDUM*

Appeal from the United States District Court
for the Northern District of California
Jeffrey S. White, District Judge, Presiding

Submitted February 13, 2008 *
San Francisco, California

Before: D.W. NELSON, KLEINFELD, and HAWKINS, Circuit Judges.

* This disposition is not appropriate for publication and is not precedent except as provided by 9th Cir. R. 36-3.

** This panel unanimously finds this case suitable for decision without oral argument. *See* Fed. R. App. P. 34(a)(2).

Dee M. Roby (“Roby”) appeals from the district court’s grant of summary judgment to American Airlines, Inc. Pointing to no district court error in her opening brief, she attempts to raise an entirely new claim for the first time on appeal. We do not generally entertain arguments not raised before the district court, Doi v. Halekulani Corp., 276 F.3d 1131, 1140 (9th Cir. 2002), and Roby’s claim does not fit within any of the exceptional reasons for deviating from this rule, Bolker v. C.I.R., 760 F.2d 1039, 1042 (9th Cir. 1985).

AFFIRMED.