IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCU	JITU.S. COURT OF APPEALS ELEVENTH CIRCUIT
No. 10-15779 Non-Argument Calendar	JULY 1, 2011 JOHN LEY CLERK
D.C. Docket No. 1:10-cv-21962	– 2-AJ
EILEEN CHAUFOURNIER,	
	Plaintiff - Appellant,
versus	
CARNIVAL CORPORATION, A Foreign Corporation,	
	Defendant - Appellee.
Appeal from the United States District of Flor	
(July 1, 2011)	
Before TJOFLAT, EDMONDSON and KRAVITCH, C	ircuit Judges

The district court dismissed plaintiff's claim because plaintiff failed to file

PER CURIAM:

this action within the one-year limitations period provided in her passenger ticket contract with the defendant. In dismissing her claim, the court rejected plaintiff's argument that the limitations period should be equitably tolled. Plaintiff appeals the dismissal, arguing that the district court failed properly to apply our decision in Booth v. Carnival Corporation, 522 F.3d 1148 (11th Cir. 2008), to the facts in this case. We disagree; the district court properly applied the law of equitable tolling to the facts at hand. Its judgement is therefore

AFFIRMED.