Case3:01-cv-01122-TEH Document116 Filed08/10/09 Page1 of 1

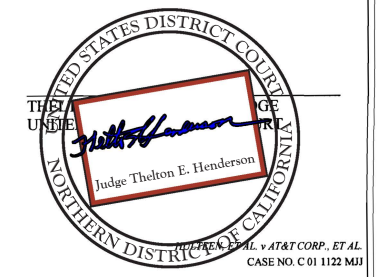
ΓΗ 2: <sub>Uz</sub>
2: Uz 114. km/c
CALIFORNI
ГЕН
MENT

Consistent with the Supreme Court's ruling in AT&T Corp., et al, v. Hulteen, et al., 129 S. Ct. 1269 (2009), the Court hereby enters judgment in favor of defendants AT&T Corp., AT&T Management Pension Plan, AT&T Pension Plan, and the AT&T Employees' Benefit Committee, on the Title VII claims brought by plaintiffs Noreen Hulteen, Eleanora Collet, Linda Porter, Elizabeth Snyder, and Communications Workers of America, AFL-CIO, in this action. Furthermore, consistent with the district court opinion issued in August 2003, the Court hereby enters judgment in favor of defendants AT&T Corp., AT&T Management Pension Plan, AT&T Pension Plan, and the AT&T Employees' Benefit Committee, on the ERISA claims brought by plaintiffs Noreen Hulteen, Eleanora Collet, Linda Porter, Elizabeth Snyder, and Communications Workers of America, AFL-CIO, in this action.

## IT IS SO ORDERED.

Dated: August 10\_, 2009

<del>ነ</del>ኝ



ORDER OF JUDGMENT