MELANIE TUCKER, On Behalf of Herself and All Others Similarly Situated, No. C-06-04457-HRL Plaintiff, VS. APPLE COMPUTER, INC., a California corporation, Defendant.

Filed 08/22/2006 Page 2 of 3

1	A Motion for Administrative Relief to Consider Whether Cases Should be Related has been
2	filed, asserting that the above-captioned cases are related pursuant to Civil L.R. 3-12(b). The time
3	for filing a statement to support or oppose the Motion has expired. On the basis of the material
4	submitted to the Court, as the Judge assigned to the earliest filed case, I find that the cases:
5	[] ARE NOT RELATED
6	[] ARE RELATED as defined by Civil L.R. 3-12(b). Pursuant to Civil L.R. 3-12(e), the
7	Clerk of the Court is ordered to reassign the later actions to the undersigned. Counsel are instructed
8	that all future filings are to bear the initials JW immediately after the case number. All matters
9	presently scheduled for hearing in the reassigned cases are vacated and must be renoticed for hearing
10	before the undersigned.
11	* * *
12	ORDER
13	IT IS SO ORDERED.
14	DATED:
15	THE HONORABLE JAMES WARE UNITED STATES DISTRICT JUDGE
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
- 1	