

Filed June 5, 2001

UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT

No. 00-2185

IN RE: CENDANT CORPORATION LITIGATION

JANICE G. DAVIDSON; ROBERT M. DAVIDSON,
in his capacity as trustee of Robert M.
Davidson Charitable Remainder Unitrust,
and as co-trustee of Elizabeth A. Davidson
Irrevocable Trust, Emilie A. Davidson
Irrevocable Trust, John R. Davidson Irrevocable
Trust, Emilie A. Davidson Charitable Remainder
Unitrust and John R. Davidson Charitable
Remainder Unitrust,
Appellants

On Appeal from the United States District Court
for the District of New Jersey
(D.C. Civil Action No. 98-cv-01664)
District Judge: Honorable William H. Walls

Argued: November 16, 2000

Before: SLOVITER, AMBRO, and GARTH, Circuit Judges

(Opinion Filed: May 9, 2001)

Present: BECKER, Chief Judge. SLOVITER, MANSMANN,
SCIRICA, NYGAARD, McKEE, AMBRO, FUENTES, and
GARTH,* Circuit Judges.

* Judge Garth's vote is limited to panel rehearing only.

ORDER

A majority of the active judges having voted for rehearing en banc in the above appeal, it is ORDERED that the Clerk of this Court vacate the opinion and judgment filed May 9, 2001 and list the above for rehearing en banc at the convenience of the Court.

BY THE COURT:

/s/Edward R. Becker
Chief Judge

DATED: June 5, 2001

A True Copy:
Teste:

Clerk of the United States Court of Appeals
for the Third Circuit