JEFFREY E. BRUNTON #2833

Office of Consumer Protection 235 South Beretania Street, Room 801 Honolulu, Hawaii 96813-2419 Telephone: (808) 586-2636

FIRST CIRCUIT COURT

2000 APR 26 PM 1: 17

F. OTAKE CLERK

Attorney for Plaintiff

#### IN THE CIRCUIT COURT OF THE FIRST CIRCUIT

#### STATE OF HAWAII

THE STATE OF HAWAII, by its Office of Consumer Protection,	) CIVIL NO. 99-2769-07 (SSM) ) (Other Civil Action)
Plaintiff,	) DEFAULT JUDGMENT AGAINST ) DEFENDANT GRETCHEN SNELL
VS.	) DEKKER )
MONTICELLO UNIVERSITY, a Hawaii nonprofit corporation; THOMAS JEFFERSON UNIVERSITY, a Hawaii nonprofit corporation; EDUCATION MANAGEMENT ASSOCIATES, LLC, a	) (Motion filed January 24, 2000) )
Kansas limited liability corporation;	) DATE HEARD:
LESLIE EDWIN SNELL aka Les Snell;	) Date: April 17, 2000
GRETCHEN SNELL DEKKER; JOHN	) Time: 10:30 a.m.
DOES 1-20; DOE CORPORATIONS	) Judge: Sabrina S. McKenna
1-10; and DOE ENTITIES 1-10,	)
	) Trial Date: None
Defendants.	) SCF Judge: None _)

## DEFAULT JUDGMENT AGAINST DEFENDANT GRETCHEN SNELL DEKKER

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Defendant

Gretchen Snell Dekker, her agents, employees, successors and assigns, directly or

JEFFREY E. BRUNTON #2833 Office of Consumer Protection 235 South Beretania Street, Room 801 Honolulu, Hawaii 96813-2419 Telephone: (808) 586-2636

Attorney for Plaintiff

#### IN THE CIRCUIT COURT OF THE FIRST CIRCUIT

#### STATE OF HAWAII

THE STATE OF HAWAII, by its Office of Consumer Protection,	) CIVIL NO. 99-2769-07 (SSM) ) (Other Civil Action)
Plaintiff, vs.	) DEFAULT JUDGMENT AGAINST ) DEFENDANT GRETCHEN SNELL ) DEKKER
MONTICELLO UNIVERSITY, a Hawaii nonprofit corporation; THOMAS JEFFERSON UNIVERSITY, a Hawaii nonprofit corporation; EDUCATION MANAGEMENT ASSOCIATES, LLC, a	) (Motion filed January 24, 2000) )
Kansas limited liability corporation; LESLIE EDWIN SNELL aka Les Snell; GRETCHEN SNELL DEKKER; JOHN DOES 1-20; DOE CORPORATIONS 1-10; and DOE ENTITIES 1-10,	DATE HEARD: Date: April 17, 2000 Time: 10:30 a.m. Judge: Sabrina S. McKenna
Defendants.	<ul><li>Trial Date: None</li><li>SCF Judge: None</li></ul>

# DEFAULT JUDGMENT AGAINST DEFENDANT GRETCHEN SNELL DEKKER

#### IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Defendant

Gretchen Snell Dekker, her agents, employees, successors and assigns, directly or

indirectly, individually or in concert with others, or through any corporate or other device, be and are hereby permanently enjoined from:

- 1. Publishing, printing or disseminating any advertising, catalogs, promotional materials and/or written contracts for instruction which fail to properly make the disclosures required by Hawaii Rev. Stat. § 446E-2(a).
- Representing, directly or by implication, that they are accredited in any fashion or that they operate under the laws or authority of the State of Hawaii.
- 3. Representing, directly or by implication, that they offer "real learning, real achievement, real recognition, real accreditation, real degrees and real value."
- 4. Representing, directly or by implication, that they have staff, faculty and personnel.
- 5. Representing, directly or by implication, that Monticello is a legally qualified, non-profit, degree-granting institution of higher education, in the State of South Dakota and Hawaii . . ." and that its degrees" have the legal status as degrees from any other legally—qualified American university.
- 6. Representing, directly or by implication, that the ICEHE has other member schools.
- 7. Representing, directly or by implication, those major international companies approve or endorse degrees from them.
- 8. Representing, directly or by implication, that Monticello complies with all local, city, county, municipal, state and federal regulations.

- 9. Representing, directly or by implication, that Monticello does not utilize erroneous or misleading advertising.
- 10. Failing to disclose that one individual is responsible for all operations of nine schools (Locke School of Management, Roosevelt School of Public Administration, Churchill School of History & Government, DeTocqueville School of Educational Policy and Leadership, Franklin School of Social Sciences, Kennedy School of Criminal Justice, Dag Hammerskjold School of Diplomacy & International Studies, King's College & Seminary, Monticello University School of Law) and 425 courses in 14 separate disciplines.
- 11. Failing to disclose that Monticello is not approved by the American Bar Association and that its degree holders are not qualified to sit for the bar examination in most states.
  - 12. Violating Hawaii Rev. Stat. Chap. 446E, as amended.
  - Committing any unfair or deceptive trade practices.
- 14. Owning or operating any business enterprise in the State of Hawaii or under the laws of the State of Hawaii until all civil penalties in this judgment are fully satisfied.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that, pursuant to Hawaii Rev. Stat. § 480-3.1, Defendant Gretchen Snell Dekker, be and hereby is liable to Plaintiff for civil penalties in the amount of \$100,000.00.

No claims remain against any party.

DATED: Honolulu, Hawa	ii,
	Judge of the above-entitled Court
APPROVED AS TO FORM:	
RANDALL L.K.M. ROSENBERG Attorney for Defendant Gretchen Snell	 I Dekker

Civil No. 99-2769-07 (SSM); State v. Monticello University, et al.; DEFAULT JUDGMENT AGAINST GRETCHEN SNELL DEKKER

- operations of nine schools (Locke School of Management, Roosevelt School of Public Administration, Churchill School of History & Government, DeTocqueville School of Educational Policy and Leadership, Franklin School of Social Sciences, Kennedy School of Criminal Justice, Dag Hammerskjold School of Diplomacy & International Studies, King's College & Seminary, Monticello University School of Law) and 425 courses in 14 separate disciplines.
- 11. Failing to disclose that Monticello is not approved by the American Bar Association and that its degree holders are not qualified to sit for the bar examination in most states.
  - 12. Violating Hawaii Rev. Stat. Chap. 446E, as amended.
  - 13. Committing any unfair or deceptive trade practices.
- 14. Owning or operating any business enterprise in the State of Hawaii or under the laws of the State of Hawaii until all civil penalties in this judgment are fully satisfied.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that, pursuant to Hawaii Rev. Stat. § 480-3.1, Defendant Gretchen Snell Dekker, be and hereby is liable to Plaintiff for civil penalties in the amount of \$100,000.00.

No claims remain against any party.

DATED: Honolulu, Hawaii, \_\_\_\_\_APR 2 5 200

SAEAINA S. MOKEN

Judge of the above-entitled Court

### APPROVED AS TO FORM:

RANDALL L.K.M. ROSENBERG

Attorney for Defendant Gretchen Snell Dekker

Civil No. 99-2769-07 (SSM); State v. Monticello University, et al.; DEFAULT JUDGMENT AGAINST GRETCHEN SNELL DEKKER