

DEC 7 1992

BARBARA A. EVERLY, CLERK

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA

IN RE:	*
	* Bankruptcy No. L-92-00021-C
KAREN LOUISE SCHOLL,	*
	*
Debtor.	*
	*
	*
KAREN LOUISE SCHOLL,	*
	*
Plaintiff,	*
	* Adversary No. L-92-0048C
v.	*
	*
IOWA COLLEGE AID	*
COMMISSION, et al.,	*
	*
Defendants,	*
	* ORDER ALLOWING DISMISSAL
	* OF COMPLAINT AND GRANTING
	* COUNTERCLAIM JUDGMENT
	*
	*

This matter came on for pretrial conference on September 17, 1992. Appearing on behalf of plaintiff Karen Louise Scholl was attorney David D. Mitchell. Appearing on behalf of defendant University of Iowa was James S. Wisby, Assistant Attorney General.

Counsel for plaintiff, after conferring with the Court and counsel for defendant University of Iowa, now requests permission to dismiss plaintiff's Complaint. James S. Wisby, counsel for defendant University of Iowa, has no objection to the Dismissal.

Plaintiff also desires to dismiss her complaint
against Higher Education Assistance Foundation, First Bank, Sallie Mae,
IT IS THEREFORE ORDERED that the Complaint herein of Karen

Louise Scholl is dismissed as to the University of Iowa; Higher Education
Assistance Foundation; First Bank, Cedar Rapids NA; and Sallie Mae Loan Services, Center.
IT IS FURTHER ORDERED that judgment in favor of defendant

University of Iowa be entered against plaintiff Karen Louise Scholl in the sum of \$600.00, plus interest at 5 percent per annum from February 26, 1992, plus the costs of this action taxed by the clerk. No execution shall issue upon this judgment during the period which the plaintiff faithfully pays directly to the University of Iowa the sum of \$20.00 per month, commencing on the fifteenth day of November, 1992, (10 day grace period), and continuing thereafter on the fifteenth day of each month until the entire principal balance and court costs have been paid in full. Proof of default by the plaintiff shall be made by the filing of an affidavit by the defendant herein as to the defaults of the plaintiff, specifying them, and upon the filing of such an affidavit of default, execution may issue at any time, without further notice, upon the request of the defendant.

ORDERED: This 4th day of December, 1992.



WILLIAM L. EDMONDS, Bankruptcy Judge

I certify that I mailed a copy of this order and judgment by U.S. mail to: David D. Mitchell, James Wisby, U. S. Attorney and U. S. Trustee on 12-7-92. *js*