

AND JEFFERY EDWARDS

GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

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ation approve the determination and order on hearing and steps from the hearing and the Board's decision are deemed to be the final decision of the Board in the Notice of Proposed Department. When provided that (i) the all are found to be in default (ii) Computer Data Systems is debarred for a period of three (3) years from September 27, 2001 to September 27, 2004; and (iii) Jeffery Edwards is debarred for a period of three (3) years from September 27, 2001 to September 27, 2004.

ers for ten (10) computers to be delivered by the purchase order in the amount of \$7,140.00 to Computer Data Systems. Computer Data Systems failed to deliver the computers to the State of Louisiana, and Jeffery Edwards failed to deliver the computers, despite receiving payment of \$7,140.00.

PROCEDURE: Section 2:102(1) and (2), and 2:102(3) of the State's Procurement Policy provides for debarment of businesses and their affiliates, participants, and principals (as defined in the Policy) from participation in the Board's procurement transactions and activities.