



**HELM SOCIETY SCHOOL**  
P.O. Box 555 Bethany, Oklahoma 73008

## **WHAT OTHERS SAY ABOUT RICHARD CORNFORTH SEMINARS**

Dear Mr. Cornforth,

When I went to court last Thursday(Bank Of America) the attorney dismissed this case because he did not have a witness.

All is well. The judge in my Minnesota case said to the state attorney in a motion to dismiss hearing: "Well it looks like you guys screwed up. Mr. B. doesn't owe the money, you have \$800,000 of his money and you're hiding behind technicalities. Let me tell you, the appeals court doesn't like cases like this. I could get into trouble if it goes there."

I don't fully understand why he said what he said. We are now waiting for an order, or a settlement offer. Praise God.

I am preparing to write a complaint against the IRS. I would like to get your ideas. Please call me on my mobile: 000 333 9999.

Bob

Hello Richard:

Hope my e-mail finds you doing well on the firing line. I have not spoken with you since I ordered your package, It's by far the best instruments of war that I have ever purchased. All I can say is thank you for all your due diligence to stay on the battlefield it gives me ammunition to attack and attack and attack. The main reason I am contacting you is I was wondering if there was a CD that went with the motions that you could just download and print them out.

Thank you very much for your work on these issues. You are a good teacher, and your material is very well laid out and helpful on a practical level.

Michael K.

Dear Richard,

I hope you are well. I could really use a seminar or, maybe you know of a j'accuse group which is somewhere in my area. I am now living in New Jersey...and traveling to NYC to fight the ugly debt collectors. Although there is one judgment (for 19k) entered against me and two more pending, I am still defending myself and unrelenting. It's horrible. However, I cannot imagine how much worse it would have been without your help.

It feels as if you are my partner in this (as are people whom I have never met: the people in the DVD in Texas and the j'accuse groups). I am not alone, despite being completely by myself. Maybe this is what the "establishment" wanted to avoid. Their goal was to keep everyone separate and separated.

**HELM SOCIETY SCHOOL**

<http://www.richardcornforth.com> \* Email: [lawclubusa@richardcornforth.com](mailto:lawclubusa@richardcornforth.com) \*Phone: 386-747-7000

When this part is over, whether or not they steal my property, I will need to determine which, if any, parties to sue. Therefore, I will need a seminar. I don't suppose you have a next year's schedule?

It's so funny; it seems to me that we talk often...but that's because I hear your voice on the DVDs.

Thank you kindly for your service.

Best, Sabrina

Hi Richard,

I just received your package!! And, cannot put it down, but eyes are drooping and head has hit the keyboard several times ... so I'll call it a GOOD DAY and go to bed, but had to write you first.

THANK YOU, RICHARD, for your all kindness, well wishes and much appreciated help!

Come hell or high water, we have to get your materials and information out to more and more people in 2005. Anything worth having is worth fighting for! Who knows, maybe miracles can happen for the sake of this country and its people. God willing, we'll be here to organize such meetings with you.

Fondly with our BPR, C&M

Richard,

I found the information to be very good. Not sure whether to wait until the credit card companies turn it over to collection agencies or start with the CC companies themselves. Also, the info on civil rico has given me some ideas. I had IRS levy my accounts ( on phony lien) in which they didn't get anything except my 80 y/o mother had out my name on her accounts for emergency purposes and the bank turned over her CD and savings account (about 16K) I think I can use CR to go after the revenue officer and the attorney for the bank personally.....

Do you do any work in the area of writing complaints or suits for a fee? would love the help.... Let me know if you do, or know of anyone who does.

BTW, do you know Bill Julian? He recently contracted me to handle some of his overflow paralegal work. He had nothing but great things to say about you, so I assume you must have met at some point. Anyhow, let me know about that download or email option, please. I could really use these right away if they include Void Judgments, Arbitration, Filing Federal Complaints - all of which I am dealing with personally at the moment. I'm sure there are other goodies on there I could use that I don't even know of yet...

Thanks, Greg

Hi Richard,

I settled with Finkelstein law firm. I still haven't paid the settlement yet but hope to have the money soon. This was over the Household Financial account that has been going on for years . Thank you for your brilliant help. I have learned a lot about the absolute corruption in the legal world. I know you are making a big difference and they feel it. I cannot tell you any details as to the settlement because of the agreement has a gage order and will be sealed. You really humiliated them. The threat of the Rico law suite did the trick again as it did in the Mendelson law suit. They are guilty and don't want to go there. I still have one more credit card account not settled as they have not sold it off yet . How many years do I have before the account runs out of time to collect? I

will be sending you a gift soon. I know how many people are counting on you and you have very little time. I could not get on the phone in the last months. I will keep in touch via e-mail maybe this is an easier way to reach you.

Thanks again. Clayton

Hi Mr. Cornforth!

Thank you for all your help. You are bringing light into an otherwise dark area of my life.  
Christian

Dear Richard,

There is no way to adequately express my appreciation for all you sent me and your invaluable suggestions in re my case against Federal Land Bank of Spokane.

Robert

Dear Richard,

If these documents are any indication of the quality of work, I am speechless. Your work is, in a word, stunning. And I am so appreciative of you forwarding what you did today. There were five I could use right away, and others which could certainly be used at a later time.

Wow.... Now I understand why your reputation goes before you as it does. Thanks again and have a Blessed weekend. Mine will be more so because of you!

John

Richard,

Thank you for the information. There is always a good guy out there, And I believe this is what I want to be. I am really a nice guy who loves his family and would love to do what I can to stop others from defrauding and taking what is not theirs to take. Change can be difficult at times and believe me I am trying. Being sober for 11 months now and a birthday coming up it feels good. My wife and children do not deserve to live in poverty (where I have been all my life) and I don't believe anyone should have to go thru this anyway. It is not a good choice nor good morals. If there is anything you can share and anyway to get me the proper road I would like that.

Again thank you for your time, Gary

Richard:

I cannot express how valuable your Legal Information is. I no longer fear the Big Bad Corrupt Judge and now know how to keep the Stupid Attorneys feet to the fire.

Since August I have gotten 4 clients Collection Agency Cases Dismissed either by the Plaintiff's Dismissal or by the Attorney not showing up after getting a 90 day Continuance. Between the Heintz vs. Jenkins and having to come up with the Original Promise to Pay, these 4 have abandoned ship.

I have just started going after two of my three Corrupt Judges with the third one coming next week. One of them has refused to Rule on a Motion to Dismiss where I have him nailed to the wall. He even refused to Rule after filing a Notice to Demand a Ruling within 30 days.

Even though I have a Void Preliminary Injunction Order from Collecting on my Non Judicial Awards, I wanted a yes or no on the Motion to Dismiss so I filed a Take Judicial Notice giving the

Judge 14 days to Rule or his Silence would be taken as a Ruling of Denying My Motion to Dismiss and he would become a Defendant with in Federal Court in front of a Jury on a Petition to Vacate a Void Judgment. I see some evidence that the Judges are at least a bit nervous. Thanks again. I plan to go to Federal Court against 3 Corrupt Judges next month.

The Call last night was fantastic. There were over 60 people there and boy were they energized. Their enthusiasm really excites me. I think you are close to reaching critical mass in the effort to take back our legal system!!!! As people LEARN, they lose their fear. As they lose their fear, taking an offensive posture is doable.

Hi Richard,

I won my case! It got down to the trial call (I had demanded a jury trial) and the plaintiff dismissed it (without notice to me). When the case was called, I was the only one to appear, since apparently Winn & Sims called in that morning to dismiss. The Attorney was Winn & Sims and the alleged plaintiff was Household Bank out of Las Vegas. Previously, my three motions to dismiss had all been denied. I used your declaration materials, and other points, and was going to continue using them had we gone to trial.

My next case is Citibank. My demurrer did not work, so now I have to answer. I will be using your materials. Now I know that even if all my motions are denied, the case can still be won before an actual trial.

Also today, I witnessed a judge trial with two attorneys. The Plaintiff was Discover Card, and the Defendant had an attorney. No motions has been made. The Defendant's attorney had three key points:

1. Discover Card may not have standing in California Courts.
2. The Declaration written by someone at Discover card had no foundation.
3. The contract presented was not the contract the defendant may have been presented with at the start. A generic unsigned contract is not evidence.

Thanks for you materials and your hard work. Thanks for writing about what you originally went through. I know it is hell at first. But now I can experientially say what a racket the debt collectors run. And we know how to Beat up on Debt Collectors!

John B.

Richard:

I attended your seminar last February in Tampa and have since had some success using your materials, but need some more help. A friend of mine who lives in N. Florida and is married with 7 children lost his business a couple years ago and became unable to keep up with mortgage payments. He was sued for foreclosure and we filed a Motion to Dismiss with Counterclaim in affidavit format, adding several points to your sample motion, copy attached. The plaintiff's response was to request a hearing for which I helped Brad on the script. Brad hired a court reporter and has transcripts of the hearing (scanned copy attached). After the hearing the plaintiff filed a Voluntary Dismissal without prejudice, and is now regrouping and starting over. In response to Brad's letter of demand for validation the collector has now sent copies of the alleged contract (scanned copy also attached). Not sure what the next step should be. Please advise a.s.a.p. & let me know how much compensation you may need to help.

Sam A.

Richard,

First of all, thank you so much for all that you do. We were in Las Vegas this past year and truly loved listening and learning from you.

I want to thank you again for your help. May you have a wonderful and prosperous new year. If you get back out somewhere near Utah, we would love to come to another seminar.

Pamela L.

Hi Richard,

I am currently a defendant where the alleged plaintiff is Citibank (South Dakota) N.A. I have all your materials, and it helped me win my case against Household Bank via Win and Sims, extremely error prone attorneys. Win and Sims dismissed their own case at trial call.

D. H

Well, count one for the home team. The lawyers opposing me in the, now, fourth case against me, didn't show up for trial. If they attempt to get the case back on the calendar, I will file a counterclaim. No more Mr. Nice Guy.

S. B.

Richard,

Jay Taylor, attorney & law firm (Houston, Texas) had filed a law suit against me in the name of Discover Card. I was present at the first two court appearances, but nobody showed up from Jay Taylor. (Judge Russell Roden's Court)

My attorney used the motions that I had prepared using your templates (motion for admissions, discovery, summary judgment, etc.) He had a lot of doubt and referred to my theory (as a wild theory) with little chance to win. He kept encouraging me to settle out of court with Jay Taylor. Several weeks went by and Jay Taylor had not answered my requests for admissions and discovery; and this encouraged my attorney. He filed a motion for summary judgment with Judge Roden but it was transferred to Judge John Peyton's Court (Judge Roden recused himself, after the Motion to Disqualify to him). No one showed up from Jay Taylor, but they had a local attorney stand in for them. The good news is that Judge Peyton's decision was to grant us a summary judgment against Jay Taylor.

Richard, thanks for all the help that you have given me. This victory would not have been possible without your books like Secrets of the Legal Industry and the videos and your personal help.

Robert

Oh ok I see where you're going. Amazing how intelligent you are in these matters. I can truly say I am PROUD to have you on my side!!! :>) God Bless you and yours

Anthony

Greetings Richard,

Thank you. The affidavit shut them down. The judge just continued it, gave the attorney ten days to respond, which of course he won't be able to do. So, the case should be dismissed.

Thanks Again, Y. A.

Thank you for taking time out to help me (Glenn H.) & my father (Clarence H.) on this "Motion to Compel" issue. Your book along with Mr. Bales have been very helpful in our push to beat these debt collectors.

I did have trouble trying to open the files with Adobe Reader at first, but I ended up getting the disk that came with your book Mr. Bales sent us. I transferred the information you sent in the email to the disk to use on XP Wordpad. It worked out perfectly!

There needs to be more people like you in this world! Your book was a godsend! If you come out with a more updated version of your book, please let us know. Again, thanks for your time & for CARING!

Glenn

On behalf of my parents Clarence & Deborah

Met Richard in Mexico, last week. Thank you for selling me material there-love it and will send more people to you.

Best regards, William

Hi Richard,

Bill has probably already told you the news, but I had to write to thank you for all your help. We prevailed in Paul's motion hearing today in Direct Merchants vs Zarkovich. The judge granted our motion to dismiss (your template). He found that DM failed to provide evidence of a contract with Paul, starting with their original complaint! Ark Rules Civ Pro 8 & 10(d)

They failed to answer their requests for admissions (your template - thank you!!!), so he granted our motion to deem admitted & denied their motion to allow late admissions. The judge said he had never seen a case where any court had ruled that neglect to file timely responses was excusable (they claim to have "lost" the requests in their interoffice mail system). He was particularly disturbed with the deemed admissions to requests #5 & #6 (who holds the contract & if it was sold).

I have prepared an order for the judge to sign & that will be taken care of tomorrow. Thanks again for all you do to help us all, and for the particular help you have given to us.

Blessings, Ann & Paul

Richard, I am getting some money this week and will send a contribution of \$X to your organization. There are no strings attached and this is not payment for services in that you already selflessly give your time to help put an end to the lawless destruction of our system by the vulture attorneys out there. I just want you to know I truly respect and appreciate your work. Your materials have proven invaluable!!

Thanks. John

Your examples for Findings of Fact, Conclusion of Law, to vacate judgment were amazing. Thank you. I am confident they will prevail. If you'd like I will send you what I turned in to the clerk. I combined many of your examples to ONE amazing piece. Thanks again.

Great news! On one credit card that was with the NAF they dropped/rescinded everything against me and are not going to continue collection activities. If I can just get them off my credit report now...

Respectfully, Jay O.

Richard,

I would like to thank you for putting me in touch with Jeff. He has been extremely responsive and above and beyond in reacting in time to help me get the necessary papers filed with the court. In addition he coached me in how to proceed in person before the judge. As a result the judge has ordered that the plaintiff's attorney produce verifiable signed contract that I signed that included an arbitration clause. To date the only thing that they presented to the court was photocopies of amended agreements that included arbitration clauses. It is my understanding that they will most likely not be able to produce any documents signed by me and therefore I am in a pretty strong position. The judge did not give the claimant a specified time to produce the documents and we will file a request to dismiss in 30 days.

Again thank you for your help and I hope I can add this as one of your success stories.

Sincerely, David L

Richard:

Will you be giving another seminar in the Ga, SC, NC, FL area? Also, do you have a web site? Been successful with your approach in court 3x....

Thank you...Tom B.

Dear Richard and Vinny,

I just got word we won the MBNA's appeal on the vacating of the arbitration award, which we won in the county court. Bare in mind the arbitration was for \$35K+. I haven't rec'd a copy of the order yet, but it is exciting none the less.

Thank you both for sharing your knowledge, time and patience with the rest of us "grasshoppers".

Mark

Dear Richard,

Concerning the pleadings you sent us, I was wondering if this was your thesis for your doctorate in music because this is the most beautiful symphony I have ever heard. All of us here cannot even begin to thank you enough. In our heart, mind and spirit, we know it is finally over. Thank you. Thank you. THANK YOU! GOD BLESS YOU!

Respectfully, Graydon

Richard:

This year's seminar was even better than last year's. You are doing a great work, I believe in fulfillment of Daniel 11:32-33(a): 32 And such as do wickedly against the covenant shall he [(antichrist)] corrupt by flatteries: but the people that do know their God shall be strong, and do exploits. 33 And **they that understand among the people shall instruct many....** (let's forget the last part of verse 33 for now...).

Whatever the cost, we must fight on and resist this wicked beast system that is rising before our

eyes. I thank God for the revelation He has given you to teach our hands to war. Thanks much and may God Almighty reward you for all the help!

Sam Adams

Greetings, Richard,

It was awesome!!! I didn't get a chance to bid farewell and tell you how fantastic and informative your seminar was because you were surrounded by people asking questions at the close of the day. Thanks so much, Richard. You're the man!!!

Question: What is the address of that CITIBANK (SOUTH DAKOTA) N.A. that you told us was run by a bunch of attorneys? I think a few void judgments are in order.

Thanks, again, and have a fantastic day. take care. Nan

Hi Richard, You put on a excellent seminar! You had much to say as I took 19 pages of notes and it could have been easily 38 pages!!!

Hi, If a "lit'l ole lady" who would break down in tears of fear can stop W&A, anyone should be able to so do. W&A has the reputation of being the most aggressive of all of the debt collection attorney firms. Yet, she stopped them. Harland and David both immensely enjoyed your recent seminar in New Jersey. It was especially a real wake-up call for David.

Dear Richard,

Your ears must have been ringing last night... While our conference call was a meditation and a channeling, the new changes that are evolving came up and your name was mentioned as a part of these changes. The person channeling started getting into who you are with the utmost respect and belief in what you're doing. She also went into saying that you are part of the founding fathers of the country. Hope you don't think I'm too crazy, but I just wanted you to know how grateful everyone is for what you're doing!

Merry Christmas! Best regards, Lisa

I attended your N.J. seminar and just wanted to say a big THANK YOU again for being our General and helping all of us soldiers in the battle for truth and justice.

I applied what you taught us to my case regarding Quest and the investigation into it.....and boy, when we walked into the room we where told we'd be all done in about 2 hours, after I laid my recorder right next to theirs, asserted my privilege, and let them know after being threatened with "we can have the A.G. compel you to answer" stuff and me letting them know they can not use info gathered by threat, duress and coercion, ...they fumbled, stumbled and finally said "you can leave now" it was all said and done in about 5 minutes!!

I can't Thank you enough Richard. I realize it's only round one but boy do I feel empowered from what I learned and will continue to learn from your materials. To you. Michael, Vinny, Mark and everyone who attended, I felt all your energy that fateful morning, and used it to bring forth my courage!

Richard, Thank you for your time at the conference in Houston. I enjoyed it greatly and found it invaluable

Words cannot express our gratitude for your help. Thank you. John and Elaine

Richard, This is the case number and date filed as requested. Appreciate your effort with out you we would be lost. Thanks, Bob

Richard,

I prevailed in court last Friday on my motion to vacate default judgment and allow answer out of time. The judgment was one -year old, and for \$104,000. I am now formulating an answer to file within 15 days. The judge was impressed with my pleadings(thanks, in part to you) and the bank's attorney, on cross motion, demanded \$1800 in fees to defend against my motion, to which the judge DENIED him. The judge told the debt collector attorney that we(NJ) do not have a lose or pay system.

I'll reach out to Vinnie on formulating the proper answer. This is Wells Fargo, an UNSECURED business line of credit. A third party(non-attorney) debt collector attempted to collect on the default judgment last May. I still don not understand why local NJ attorney, who obtained the judgment didn't try and exercise a writ of execution. I can only assume the third party bought the alleged debt.

Regards, Don D.

Hi Richard,

A friends son came to me and asked for help on a CC case. Gave him what I could in the way of help. This afternoon he received a call from the Attorney asking Jeremy if he had ever heard of a mutual walk-away. Jeremy responded with, "refresh my memory."

At the end of the conversation, the attorney emailed a dismissal to Jeremy for him to sign. The dismissal is for the dismissal for both Jeremy's counter claim, and their claim. Will forward a copy to you once a copy is recovered from the courthouse. Every now and again things go well.

Best, Jeff

Mr. Cornforth, Your way of writing sure puts the Court in a snit and as far as I can tell it works. Really appreciate that.

Thanks, John

Dear Mr. Cornforth,

Your material on how to deal with debt collectors was made available to be by Brande Tanner a friend of mine. Using your material we have been awarded a Memorandum Of Decision on our Motion For Summary Judgment by the court. What do we have to file next with the court to get the attorney and or the law firm he works for to pay us the judgment?

This was a win over one the law firms listed used by Great Seneca Financial who is listed on the internet as one of the worst of these companies that prey on the credit card debt of average individuals. Do you have a JAX or EFAX number that we can send a copy of this judgment to you? Thank you in advance for your time, cooperation and assistance in this matter.

God Bless, Myron