

FIVE SOLOSUIT VIDEO TIPS THAT ARE WRONG OR JUST SCARY.

George Simons is at it again. Giving out legal advice and making up stuff as he goes along to sell you things you should avoid the way he sells them.

CAVALRY VIDEO

https://www.youtube.com/watch?v=MbcInmju2wM&ab_channel=SoloSuit%E2%80%93WinYourDebtCollectionLawsuit

.18-1:00 look at the document and listen to the advice of the owner of SoloSuit, George Simons.

Cavalry video. .18 to .1:00.

It's a Midland Credit Lawsuit complaint that he has covered up the name and put Calvary SPV over the Midland name. However, one line down, you can see George forgot to read the whole lawsuit. It says just below the "Cavalry name, Midland Credit Management. You can't make this up. SO, why is George telling you to take this seriously when he isn't.

MIDLAND VIDEO

https://www.youtube.com/watch?v=Hqe9Dnylb5A&t=3s&ab_channel=SoloSuit%E2%80%93WinYourDebtCollectionLawsuit

Midland Funding, LLC is a debt buyer, and an affiliate of Midland Credit Management (MCM). The accounts that Midland Funding purchased are primarily serviced by Midland Credit Management. If you have an account owned by Midland Funding, you can [log in](#) to Midland Credit Management's website to learn more about your account and your repayment options.

0.28-.40 You know you have been sued by Midland Funding if the paperwork looks like what he has on the screen. But it is not a

Midland Funding lawsuit. It is a Cavalry SPV I, LLC lawsuit as it states Twice on the complaint. Midland is no where on this.

So on this video and the other video George says to do three things:

1 Write and file an Answer. **BUZZER**-counter affidavit

2 Write your affirmative defenses. You only get one chance to do this or you lose it. **BUZZER**

Not true, Amendments by right or by leave of court are readily available to fix or add to your previous Ads. George does not go into rules and laws as he believes they are "CINDY< LEGAL MUMBO JUMBO).

3 Two copies, one for the court and one for the other side.

Buzzer. Wrong again. You must take four copies and get them time stamped by the court so you always have proof you filed the Answer on time. That is big.

He recommends Solo Suit to do all the above. Do you really want a guy doing the work for you when he does not even read the paperwork on his own video? Caveat Emptor.

VALIDATION LETTERS. What are they and when used.

Consumer Protection Financial Bureau: CFPB

<https://www.solosuit.com/posts/win-portfolio-recovery-associates-debt-lawsuit>

Validation Letters

Advises the people to write a letter telling the debt collector to sue them: 9:45 – 10:17 wrong they will sue you. **BUZZER NEVER INVITE A COMPANY TO SUE YOU.** What if the debt is not yours or they don't validate the debt? Why would you purposely poke the bear when you are represented by SoloSuit who does not

even read their own documents on the THEIR own videos. Don't contact unless to sue me.

1692c© actually states:

(c) CEASING COMMUNICATION If a consumer notifies a debt collector in writing that the consumer refuses to pay a debt or that the consumer wishes the debt collector to cease further communication with the consumer, the debt collector shall not communicate further with the consumer with respect to such debt, except—

(1)

to advise the consumer that the debt collector's further efforts are being terminated;

(2)

to notify the consumer that the debt collector or creditor may invoke specified remedies which are ordinarily invoked by such debt collector or creditor; or

(3)

where applicable, to notify the consumer that the debt collector or creditor intends to invoke a specified remedy.

If such notice from the consumer is made by mail, notification shall be complete upon receipt.

So following George's advice gets you sued.

10:23-53 of How to Make a Validation Letter: Tells people to tell the debt collector to sue them.

<https://www.solosuit.com/posts/win-portfolio-recovery-associates-debt-lawsuit>

10:40 Numerous times equals \$1,000 each time. To 11:00 Not true.

10:45: Says you can sue a debt collector if they don't validate the debt. Wrong! Only can be sued if they don't validate and then

contact you again-they don't have to validate. They have to validate to contact you again.

And guess what, George sells Answers and Service tools so he wants you to get sued. And Sued you will be. That's why he says its his favorite tip to give you: **Cue 9:52**-they will sue if, like anything else, you stop communicating with them.

There is a good time to Cease and Desist: When.

10:14 – 10:21 he claims if the debt is a small value and you send them a cease and desist, they will just drop the case and debt and forget about it. BUZZER They won't. But if they do sue you, he hopes, then buy solo suit packages.

10:40 Says this. Numerous times equals \$1,000 each time. BUZZER To 11:00 Not true. Many violations, one recovery. Damages in Federal Court.

10:50 says it is a violation not to validate the debt. BUZZER. no it is not. It's a Violation if they continue to contact you without validating the debt.

CONDESCENCION ALERT CONDESCENSION ALERT> Listen how George explains mailing the Validation letter is such a horrible task and the post office is a horrible place. Post Office has over 500,000 employees. Sure they feel great about George saying these things about where they work. This is a business owner? How condescending is this guy: Listen to this: 11:12 – 11:54-Do you really want to trust your legal decisions to someone like that? Wow!

George's Pro tip is a "Dope" giving you a tip. at 11:53: Priority mail. In the Validation video he talked about how serious the validation letter is. He just talked about how serious these are

that “this is like, legal documents, a lot more is on the line” Yet, he tells you at 11:53-12:16 to half ass the job. That’s his Pro Tip or Big Dope giving you a Tip. That Priority Mail stands up in Court. BUZZER

BUZZER: It won’t stand up in court. The Court Rules specify certain ways of filing and specifically, you have to show a certain person or company rep accepted service.

How is his advice a Pro Tip. Unless by “Pro” he means “Problem” or “Proctologist” or “Profitable” cause if you listen to George, you could be sued and then you pay him for the Problem he to help fix that he put you in and then you end up with the same uneasy feeling using a SOLO SUIT Advice that you get when going to a proctologist.

He claims Priority mail is better than Certified, Return Receipt Requested. Priority Mail Won’t stand up in Court if you wish to prove a certain person or company received the debt validation letter or document.

Certified mail is best for those important items and documents you wish you could deliver in person. And for following the court rules.

Keep a Paper Trial, Register by Mail.

Motion to Arbitrate, more on that:

https://www.youtube.com/watch?v=7H5axHXinXE&ab_channel=SoloSuit%E2%80%93WinYourDebtCollectionLawsuit

2:09 of Video, Secret Tip of Filing a Motion to Arbitrate. To 2:55.

https://www.youtube.com/watch?v=7H5axHXinXE&ab_channel=SoloSuit%E2%80%93WinYourDebtCollectionLawsuit

Says Move for Arbitration at 2:26- 2:55. Simpler alternative to Trial Court. No it is not. They sue you to use the Rules of Civil Procedure against you. That goes both way, as both parties have those rights.

George is telling you to avoid court and court rules. Those are protections. You have access to Justice in Court. There is no Access to Justice in Arbitration. Arbitration has its own rules. Going to Arbitration eliminates access to Justice 100% of the time as there is no constitutional or state protections if you go to Arbitration.

Yet in another video he says put the threat to sue the debt collector in a validation letter. <https://www.solosuit.com/posts/win-portfolio-recovery-associates-debt-lawsuit> 10:20-10:40 Where Court is a good idea to protect your rights.

Why? Because that is how we make debt collectors play fair. He says that the court systems makes people play fair in America. 10:20-10:40.

Yet in his video on arbitration he says at 2:22 - 2:55 to get it out of court because it is not fair **Why not put You want to Arbitrate in the Letter rather than threaten to sue.**

2:54-3:25 Will stop the debt collector in its tracks and they cease and desist because they don't want a fair battle. 1. Why is George selling you Answer forms and Services. 2. No, no they wont stop. They just fight it. There is no fair battle in Arbitration as I say in other videos.

7:54-8:29 Secret Tip will save you thousands of dollars on a \$10,000 and scares the debt collector. It does not. BUZZER NO

EVIDENCE OF THAT. Why Answer the lawsuit to use the court to kick it out of

In Michigan for Example, you file a Motion for Dismissal based on an Arbitration provision. Why is George telling you to answer a lawsuit first that keeps you in Court and then file a Motion to Arbitrate to go to a Fairer Court in arbitration. Cause he sells you two packages that way.

Same with Florida and Other States.

Remember what the business model is of Solo Suit. To promote you using them to write and file your Answer to the lawsuit. Yet, he advertises that you should Arbitration to get it out of Court.

This Guy owns a Business-yep, that's condescending but also stating the obvious-Caveat Emptor.