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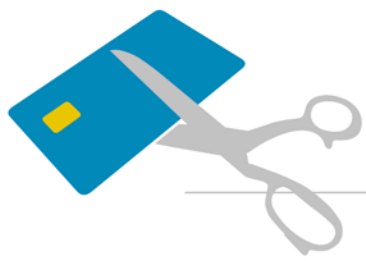
DEBT CANCELLATION

S Y S T E M

A group of four business professionals (two men and two women) are shown from the chest up, smiling and raising their fists in a celebratory gesture. They are dressed in professional attire. The background is a bright, out-of-focus office setting.

HELP YOURSELF AND THE ECONOMY
BY ELIMINATING YOUR FAKE DEBT!
100% LEGALLY!!

*Why settle for debt consolidation,
negotiations, reduction, modifications,
or any other kind of "compromise," when you can
ELIMINATE 100% of it? ...without bankruptcy!!*



DEBT CANCELLATION

S Y S T E M



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HELP YOURSELF AND THE ECONOMY BY ELIMINATING YOUR FAKE DEBT! 100% LEGALLY!!

Dear Entrepreneurs / Business Owners,

Did you know:

- That you can legally CANCEL visa, mastercard, student loans and other unsecured debt in the United States?
- There's a legal loophole in the United States that allows you to completely ERASE your unsecured debt without bankruptcy or paying it off?

Why settle for debt consolidation, negotiations, reduction, modifications, or any other kind of "compromise" when you can eliminate 100% of it... without bankruptcy!!

FACT:

You can legally stop making payments on your credit card debts if it was issued by a United States financial institutions and have the debt cancelled/removed/eliminated 100% !



You say: "UNBELIEVABLE?" "IMPOSSIBLE?" "NO WAY??"

That's exactly what I thought until I started doing my OWN research and discovered the truth.

Before reading any further, I highly recommend you check the links below.

1. **The Creature From Jekyll Island (by G. Edward Griffin)**
https://youtu.be/lu_VqX6J93k
2. **The Biggest Scam In The History Of Mankind**
<https://youtu.be/iFDe5kUUy>
3. **How I took the Red Pill and Realize Everything in our Culture is a Lie**
<https://youtu.be/k-rD9uM5mcM>

The key principle in law to be aware of in this context is this:

"Fraud vitiates the most solemn contracts, documents and even judgments."



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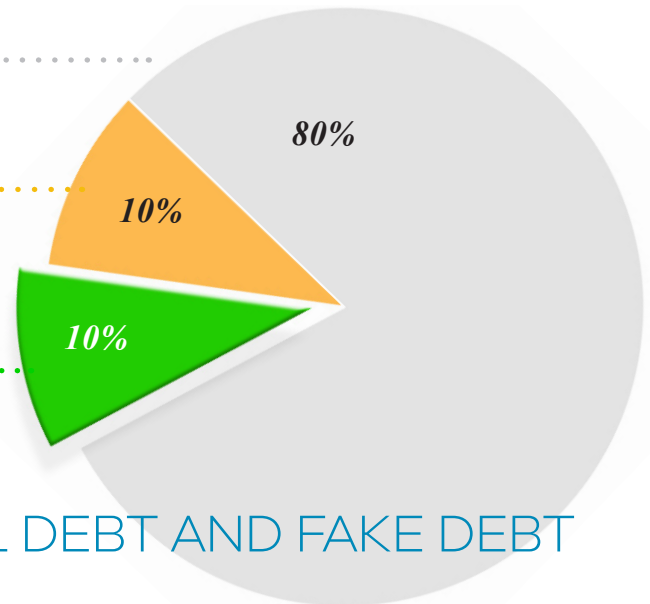
[U.S. vs. Throckmorton, 98 US 61, at pg. 65].

Now, before we go any further, I want to say:

THIS ISN'T FOR EVERYONE

This is only for business owners and entrepreneurs like myself. Here's why:

- **Approx. 80%** of you that read this FREE eBook, will NOT complete the reading or click on the links above and watch the videos!
- **10%** of you will not believe that this FACTUAL information is TRUE.
- **10%** of you is for whom this information is VITAL! This is for the remaining 10%, the "doers", the action takers, the "think-outside-the-box" people, the entrepreneurs who are looking for some creative help with raising working capital by cancelling FAKE DEBT!



THE DIFFERENCE BETWEEN REAL DEBT AND FAKE DEBT

REAL DEBT

If the lender is your mother or father, another family member or a friend, it is a real debt because he or she really loaned his or her own money, and that money would be lost if you don't pay it back. Likewise, if a retail store sells you merchandise on credit and if that store issues its own in-house credit without outsourcing it to a bank or finance company, then that too is real debt. Once again, it is real debt because the store has really given something of value for the credit and would experience a loss equal to the value of the merchandise if you don't pay it. These are real debts.

FAKE DEBT

A Fake debt, by contrast, is one where a bank or financial institution gives you a signature loan, line of credit, credit card, or student loan. The reason this is fake/phony is that nothing ever came out of the lender's accounts to fund the loan. It was effectively created out of thin air. This is called the Mandrake Mechanism. The old paradigm worldwide monetary system was deliberately set up this way!



THE DIFFERENCE BETWEEN GOOD DEBT AND BAD DEBT

GOOD DEBT

Are you willingly, consciously, and constructively using the credit system to access capital or profitable investment or business expansion? In other words, are you in debt voluntarily and making more in profit or interest with the borrowed capital than the interest you're paying on it? If so, then this is what we call **"good debt."** This is debt which is good for society because it is being used to increase the sum of total of goods and services available in the world.

"If you want to sail tall ships, you have to be willing to go into deep water."

It is good to repay this debt, because it builds good credit and makes more available for further expansion.

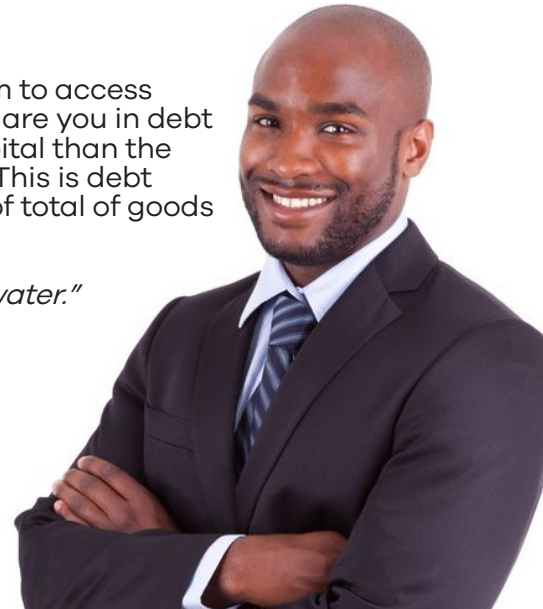
BAD DEBT

On the other hand, is your debt involuntary? Is it debt which happened against your will, because of expenses beyond your

means? And is it debt which is

producing more of a liability and a loss against assets than benefits? Is it an enslaving influence, difficult to escape, causing more suffering than blessings? If so, then this is what is called **"bad debt."** This is debt which should be avoided or eliminated if possible.

"Bad debt" is debt which happened against your will. This is debt which should be avoided or eliminated if possible.



THERE IS A BETTER WAY - CANCEL!

You now have lots of debt relief options to consider but every single one of the options listed above starts with the premise that:

- When you got a credit card from a credit card vendor, you were actually loaned money **they possessed** from an account that **lowered** their balance and,
- That you need to pay them back to get their balance back up.

Once you realize that they didn't really have any money to loan you in the first place, it makes it much easier to see the corruption that is built into the country's monetary system, and of course that makes you unwilling to be a part of it. With this in mind, many are learning to stay away from debt reduction, negotiation, or consolidation. They have found that it is far more expensive and stressful, than cancelling the debt altogether. And in addition, it will continue harming the economy.

Consider this:

*Why negotiate or consolidate when you can legally
CANCEL and HELP the economy at the same time?*

And if you are truly honest and accurate:

***How can you “reduce” or “negotiate” something that is nonexistent?
If a debt is a fraud, if it is bogus, then it is nonexistent.
Something that doesn't exist cannot be reduced
or negotiated or compromised or consolidated.
It can only be cancelled!
Meaning it can be acknowledged for what it always was, a hoax!***

You have to realize that there is much more than just the principle of the thing that is at stake here. The way the Fractional Reserve Banking System is set up, it is designed to enrich a few wealthy bankers, even though anyone who studies it knows very well that the end result is astronomical inflation which leads to eventual financial collapse. We are near that final result now in the United States unless enough people realize the travesty of what is going on, and take action to change it.



The first step toward changing the system is to not be a part of it yourself. And a huge side benefit of taking that step is that your debt will end up being eliminated, while you're in the process of helping implement economic change. So do both your country AND yourself a huge favor by joining a movement to implement change and get your debts eliminated (cancelled & erased) at the same time.

THE DEBT CANCELLATION MOVEMENT IS SPREADING (BECAUSE MOST INSTITUTIONAL DEBTS ARE HOAXES)

Our hearts go out to the millions of Americans who are unnecessarily burdened with debt payments to institutions that issue Visas, MasterCard, Discover Cards, student loans, and other signature lines of credit.

*This system has been legally cancelling
unsecured debts for thousands of Americans.*



These include Visa, MasterCard, Discover, institutional credit card debt, student loans, and signature loans.

HOW DOES THE DCS PROGRAM WORK?

DCS users stop making payments on the debts immediately, the day they start the program, and nullify the debts totally 100%, without bankruptcy, just by sending a series of letters. Many DCS customers say this is the answer to their prayers.

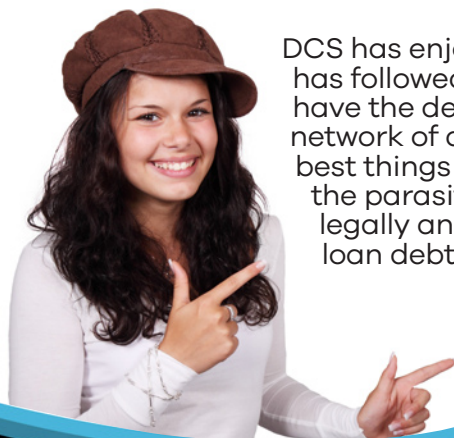
So our question to newcomers is:

Why negotiate, settle, modify, reduce, or consolidate, when you can outright CANCEL?

Out of the hundreds of theories and approaches to debt solutions out there, isn't it better to go with what WORKS, not mere theory? As the saying goes,

"Anyone who says it is impossible should not interrupt one who is actually doing it."

NEARLY 100% SUCCESS RATE



DCS has enjoyed a nearly 100% success rate since 2002. Meaning, no one who has followed the simple instructions completely and didn't give up, has failed to have the debts vanish. DCS customers are protected by numerous laws, and a network of allies and professionals. Further, we have found that this is one of the best things you can do to help the economy, because it withdraws support from the parasitic old paradigm international banking cartel. This allows customers to legally and totally cancel Visa, MasterCard, Discover, American Express, student loan debts, and other unsecured lines of credit, without bankruptcy.

COST

It's easy! AND it's inexpensive!

Do-it-yourself for \$2495

REQUIREMENTS

However, there are 2 requirements:

1. ***You must be an Entrepreneur or Business Owner.***
2. ***You must have at least \$19,950 in UNSECURED DEBT.
(10 times the cost of this program)***

DCS PAYS FOR ITSELF!

When you realize you can (and should) stop making the payments on the debts you are cancelling with the DCS, right from the beginning of the process and at the moment you purchase the DCS program, it becomes clear that the DCS program pays for itself and you are starting to pay yourself!

YOUR PURCHASE COULD EFFECTIVELY BE FREE!

If you have \$2495 in credit on your card, you can take the purchase price from that, and then include that in the debt to be cancelled with DCS. There are no other fees, no attorneys and this covers an unlimited number of debts for one person (or a couple on joint accounts) for a lifetime.



EFFECTIVE

This program has proven a nearly 100% success rate. This means basically everyone who has used this exact same system precisely as instructed, has had collection attempts by banks, lending institutions, law firms, collection agencies, and even courts, come to a halt!

DO IT YOURSELF

The instructions are easy. Basically, if you want to do it yourself, it just involves sending a letter via registered mail approximately once a month for a few months until the collection efforts stop. We provide the text of the letters and complete instructions. You just fill in your name, account number, etc. It can't get much easier than that.

"PRETENDER LENDERS" HAVE NO DEFENSE

DCS is the best in America, according to our research. It has incorporated all the most effective techniques for debt cancellation



discovered out there. Since it has been practicing this every year since 2002, it has been continuing to augment, improve, upgrade, and become stronger. New research is always pouring into it. The market changes, but certain basic principles remain the same and are invincible. The "pretender lenders" have no defense to certain allegations made in the DCS letters, and so they remain undefeated to this day.

THE ECONOMY IS IMPROVED

For every American who implements this Debt Cancellation System, the economy is improved by just that much. This is because when you were making your payments to the money lenders, the people benefiting most from those payments at the top of the banking hierarchy know full well that they created the loans out of thin air and never loaned anything. So they're getting trillions of dollars in free extortion money, tribute to their private offshore islands and other nefarious activities. It's well documented and there are hundreds of books, websites, and seminars revealing these facts. We recommend everyone read authoritative books like "Secrets of the Federal Reserve" by Eustace Mullin or "The Creature from Jekyll Island" by G. Edward Griffin linked above. There is really no controversy about it, and it's not really a secret; It's just that the information hasn't yet spread to everyone. The word is spreading more quickly now.



THE ETHICS OF MONEY AND DEBT CANCELLATION

When DCS customers stop paying on these phony bogus debts, the economy is improved because money that was otherwise going to the international banking syndicate --- is money that is now going instead to one's own (presumably) harmless and life-supporting home living and household expenses, and perhaps education, spiritual practices, or health treatments creative and constructive projects.

*It is withdrawing money from what is harmful in the world
and redirecting it to what is helpful.
That is a most beautiful fulfillment of the purpose of ethics and money.*

By cancelling your phony debt, in essence you are preventing fraud, and refusing to play a part in fraud. After the debt has been cancelled, the credit card institution will close out that account, naturally. So that card will not be useful anymore. As a matter of fact, that institution would probably not want you again as a customer. So when they realize you're refusing to play that fraudulent game, you're no longer a viable source of free money for them. Customers who wise up to it are no longer welcome.



Further, in good conscience, it would not be ethical for the customer to deliberately create credit card debts and then cancel them, knowing in advance that it is a fraud.



The action outlined by the DCS system allows you to act in good faith, showing that you have learned about the fraud only AFTER having already unwittingly allowed the so-called "debt" to exist for some time and after having mistakenly honored it by making payments to it.

BENEFITS AND ADVANTAGES

CUSTOMER SERVICE AND FULL SUPPORT

The DCS has complete instructions and the DCS staff also remain available to answer questions by email and phone. People have been very happy with the DCS customer service team.

Further, DCS is backed by a strong legal team who remain on standby for all customers in case assistance is needed.



NO NEED TO FEAR THE COURT; DCS WINS!

In about 2% of cases, it is necessary to go to court. Once again, 100% of the DCS customers who have gone to court and who have faithfully used the assistance of the DCS legal team and didn't give up, have won. But around 98% of DCS customers win without ever having to go to court!!! The DCS has even worked for people who have been sued by their credit card institutions. They adapted the documents to the court case and often the cases were dismissed without having to go to court. In the very few cases where litigation followed, there are no failures.

COMPLETE SUPPORT DOCUMENTS PROVIDED - FREE!

At no further charge, the DCS staff provide a zip file of powerful support documents and we refer these rare customers to rare lawyers who guide them to success. They only charge a few hundred dollars – like \$250 per court filing---peanuts compared to the attorneys who charge thousands and then end up selling you down the river. None of these customers have lost because they followed our instructions and the lawyer's guidelines completely and did not give up. This system works far better and more consistently than commercial discharge or set-off methods under the UCC, because the elite have tried to monopolize those methods for themselves, while stopping them from being honored for most people.



PROOF THAT IT REALLY WORKS

GOOD THINGS COME TO THOSE WITH PATIENCE



The system continues to work today. It is time-tested. It takes a few months for users to see that the pretender-lender collection attempts have definitely stopped, but they have always stopped. Have patience and see for yourself. There is a list of evidences of this success from institutions like Chase, TransUnion, Capital One, Citibank, and others. For example, TransUnion, the credit reporting agency, shows that the debt has been "deleted".


*Have patience and
see for yourself.*

INCOME TAX CANCELLATION!

There is even one from the IRS showing a bill for income tax owed due to the debt cancellation. This kind of bill has been received by very few of our customers and none of them have had to pay the income tax because we have CPAs we refer our customers to who can provide a legal filing category that changes the cancelled debt from "income" to a tax exempt status.



"PRETENDER LENDERS" QUIETLY RETREAT AS THEY DON'T WANT PEOPLE TO KNOW... YOUR ADVANTAGE!



In addition to this good news, our DCS customers now have the most absolute proof-in-writing possible---from the Fed itself---that DCS works. Usually when we beat the pretender lenders, they just quietly slither away and never issue anything in writing confirming our victory. Why? Because they probably figure it would get duplicated and the word would spread far faster than it already is. And they're right.

So we delight in victory as they go silent and cease their collection efforts.

That alone has freed countless people from the tyranny of debt enslavement! So we won't complain. But occasionally, it's nice to receive an actual written confirmation of the elimination of the debt.

This doesn't necessarily mean that the same will happen for you if you use the system. More likely, your debt would just quietly go away and you would never receive anything in writing confirming it.

*It's the old proverb:
"No news is good news!"*

And that means no more billing statements, no more collection letters, no more collection calls, and the debt has been written off.

WHAT ABOUT WRITTEN CONFIRMATION OF CANCELLATION?

A critic once said this “is not true debt cancellation” because the lender doesn’t usually put anything in writing plainly admitting it has been cancelled. Nothing could be further from the truth. The whole basis of the fantastic success rate of the DCS dating all the way back to 2002, is the fact that the debts were bogus/phony and thus nonexistent from the beginning.

How do you cancel something that doesn’t exist?

If the only evidence of its existence is the collection efforts the pretender lenders are making. Then when the collection efforts stop, that erases the only evidence they ever had of the existence of the debt. There is nothing else to cancel.

One would be naive to believe that the pretender lenders are going to put in writing:

*“You’re right, we committed fraud.
We are so sorry. We won’t let it happen again.
Here, we admit here in writing that the debt never
existed. We were just pretending that it did.
And here is a refund of all the
payments you ever made on it.”*



Not likely! It would be not only naive, it would be crazy to expect they’re going to put that out in writing. So the critics are wrong.

*The fading away of the collection efforts does in fact constitute
the most legitimate confirmation of cancellation of debt.*

If anything else comes in writing (in rare cases), that’s just icing on the cake.

BUT I PROMISED TO REPAY... BY MY SIGNATURE! DIDN'T I?

You might ask: What about your signature on the original application, promising to repay the debt? Doesn’t that make it legitimate?

*No, because now we have caught
the “lender” in fraud.*

A U.S. federal court case concluded: Nothing ever came out of their accounts to fund the “loan” and they can’t prove otherwise.

THE PRETENDER LENDERS ARE FRAUDULENT IMPOSTERS!

Not once since the DCS program began in 2002 have the “lenders” ever come up with a shred of evidence to support their claims of being “lenders” or “creditors”. Yet they claim they are. If that isn’t an indisputable example of “fraud”, nothing is. So, they are not creditors at all. WE are! We are the ones who, with our signatures, back the monetary system. Therefore WE are the creditors. The pretender lenders are just fraudulent imposters. They have proven it repeatedly by their own actions, and by their omission of evidence to the contrary.

DCS CITES ACTUAL LAWS IN VIOLATION

The effectiveness of the DCS does not depend upon presenting mere philosophy to the banks. While what they are doing may be unethical, we don’t argue ethics.

The reason the DCS is effective is because it targets actual specific laws that they are breaking.

They cannot get around it and they cannot defeat this fact. That’s why people who have been sued have often had their cases dismissed when the DCS documents were presented.



Allow us to answer some of your questions and concerns:

QUESTION:

I am interested in the debt cancellation program and wanted to make sure that it was available and if the program still has 100 percent success rate?

ANSWER:

Yes, the 100% success rate still remains. It is important to understand how this claim is justified. What we mean by the 100% success rate is first of all only applicable to the PAST, NOT to the future. We can only honestly and accurately comment about what has already happened in the past. What will happen in the future cannot be predicted. That's why we don't offer any guarantee. We don't offer a guarantee because we have no control over how well the customer implements our instructions and we have no control over the response that the banking system will send. It's like selling you a car: we can guarantee that it is well made, but we can't guarantee that you won't drive it poorly and get into an accident.

What the 100% success rate means, then, pertaining to the past is, that out of thousands of customers since 2002, not a single one of them who completely followed its instructions to the letter and did not give up, has failed to have the debt collectors go away and leave them alone. Furthermore, the 100% success rate means that not once has DCS essential argument been shown by any lender or any court or any attorney or anyone else, anywhere, to be invalid.

The essential argument and allegation in the DCS dispute letter has thus proven to be invincible. In about 1% or 2% of the cases, the customer was sued by the lender or a third party junk debt buyer after implementing the DCS system. Thus it is a very small number, and of those, we also have a 100% success rate.

Those who utilized our Legal Resources Package, followed its instructions perfectly and completely, and utilized the lawyer to whom we referred them, have had their cases dismissed. That means they won. They were victorious.

This is because the pretender lenders and their agents have no defense to our allegations, but the defendants had to use the documents our lawyer provided them to file into the case, and they had to follow his simple guidelines. These basically consist of not letting the court or the opposing counsel intimidate oneself; not letting them distract one off into their line of questioning; and most importantly, it consists of holding firm like a laser beam to the essential allegations. It's as simple as that. So it's not really hard. But some people failed because they got scared, they got confused, they listened to the wrong outside advice, they detoured off the proven path to success that we gave them, or they got stressed, tired and gave up prematurely, without persisting through to their victory. In other words, once again, our system has been 100% successful---both for the 98-99% who accomplish it administratively---and for the 1-2% who went to court---IF they stayed on the tried and true path of what we have given them to follow.

We hope that this has clarified your concerns. Thank you for asking and giving us an opportunity to make it clear. If you have any further questions, feel free to ask any time. This is because the pretender lenders and their agents have no defense to our allegations, but the defendants had to use the documents our lawyer provided them to file into the case, and they had to follow his simple guidelines. These basically consist of not letting the court or the opposing counsel intimidate oneself; not letting them distract one off into their line of questioning; and most importantly, it consists of holding firm like a laser beam to the essential allegations. It's as simple as that. So it's not really hard. But some people failed because they got scared, they got confused, they listened to the wrong outside advice, they detoured off the proven path to success that we gave them, or they got stressed, tired and gave up prematurely, without persisting through to their victory. In other words, once again, our system has been 100% successful---both for the 98-99% who accomplish it administratively---and for the 1-2% who went to court---IF they stayed on the tried and true path of what we have given them to follow.

We hope that this has clarified your concerns. Thank you for asking and giving us an opportunity to make it clear. If you have any further questions, feel free to ask any time.

QUESTION:

Does DCS work with other unsecured loans like federally insured student loans?

ANSWER:

Yes. The student loans were created just as fraudulently as the credit card debts. The system has been working with federally insured student loans because they were created under the same false, phony, money-out-of-thin-air process.

The DCS document content is undefeated and undefeatable.

So far, we still have a 100% success rate! Nevertheless, student loan borrowers are not protected by as many consumer protection laws as credit card borrowers are. Some experts have observed that the quasi-government agencies that make student loans are a little more persistent in pursuing the "repayment" of such "loans". That is why, in an abundance of caution, we make you aware that if you use the DCS system for student loans, be mentally prepared for needing a little more patience than our credit card customers go through. If you fit with the 98% or 99% majority of DCS customers, you would be likely to win your student loan debt elimination administratively, without going to court. But even if you happen to be one of the 1% or 2% who are "lucky" enough to get sued, the good news is that we now have a growing legal team to assist our customers when needed. Of course they would charge their own fees, but generally they are very reasonable and low---like in the hundreds rather than thousands---as compared to typical attorneys. They have a 100% success rate in all cases where the client fully cooperated and followed the lawyer's instructions entirely, and did not give up.

QUESTION:

Ethically, I believe in paying my legitimate debts. If I have received real goods and services for the bills I ran up on my credit cards, then how is it ethical for me not to repay those debts?

ANSWER:

Because the money lenders were not the sources of those goods and services. The merchants who provided the goods and services were paid, but the money lenders produced nothing. Furthermore, the money lenders never loaned anything. No money ever came out of their accounts to issue your lines of credit.

***They pretended to make loans when actually nothing was ever loaned.
That is called fraud.***

We are simply confronting them with the truth and they cannot deny it. We strongly recommend that everyone read the book "The Creature from Jekyll Island" by G. Edward Griffin. It is available at Amazon.com. That book reveals the fascinating story of the creation of the Federal Reserve banking system, and what the banks of today are "loaning" has never been true money, but rather just fictions created out of thin air, in a sophisticated strategy for the bankers to take over and enslave the world.

QUESTION:

What unsecured debts does the DCS program NOT work with?

ANSWER:

It doesn't work to cancel debts that are legitimately owed, such as money your friend or father loaned you, or say a department store credit card where you received merchandise from that store AND the store did not sell the paper to another loan servicing company. If the department store kept the loan paper in-house, then that is a legitimate debt. The invalid debts, which this set successfully cancels, are the money-out-of-thin-air debts under the Federal Reserve system such as Visa, MasterCard, Discover, and other institutional credit issues.

QUESTION:

Would a peer-to-peer lender (ie. Lending Club) qualify for debt cancellation thru this program?

It is an unsecured loan, however the lender matches borrowers with investors rather than directly loaning out the money from themselves.

ANSWER:

If the "investors" you speak of---and the term would be more accurately stated as "lenders"---are individuals, then the money they are lending is coming out of their accounts, and reducing their accounts by the amount loaned. Those are real and legitimate loans that should ethically and legally be repaid. The loans that can be cancelled are really magic tricks. They are the vast majority of instances where Visa, MasterCards, and other unsecured lines of credit received money that the financial institutions created under the Federal Reserve System and never had any deduction out of their accounts.

***Rather, they simply did a computer entry, where they created it out of thin air.
This is called the Mandrake Mechanism. They have nothing at risk.
The fact that they pretend otherwise is fraud.***

Thus the reason we have a 100% success rate in cancelling those debts is that we challenge them to prove that they really loaned something, that money really came out of their accounts and that they had something at risk. They can't do it. The type of loans being talking about here would be legitimately repayable, UNLESS they were made by banks or financial institutions under the Fed system using the Mandrake Mechanism.

QUESTION:

I was sued for not paying my credit card debt. I had to go into court and got a judgment against me. Will the Debt Cancellation Program still work for me with this judgment against me?

Related Question:

What happens if for some reason one does get a judgment against them; is there help for them then?

ANSWER TO BOTH QUESTIONS:

Yes. Previously we used to say that this is an administrative process only and that we don't assist with litigation, because it was so rarely ever needed, and we are not lawyers. However, we now have an exceptionally powerful and successful legal team to assist with such matters and we have only wins

and victories with no failures or losses. There are nominal additional fees for litigation, depending upon how simple the matter is, but suffice it to say, we do make available to you formidable additional resources as backup support for anyone who gets sued or for whom may want to commence a lawsuit as plaintiff.

QUESTION:

What happens to the status of the credit card after this process is complete? Are the credit cards cancelled or are they still useful?

ANSWER:

Good question. No. After the debt has been cancelled, the credit card institution will close out that account. So no, that card will not be useful anymore. As a matter of fact, that institution would probably not want you again as a customer. After all, they're making a pretty lucrative racket by pretending to loan money when nothing---not a penny---EVER came out of their accounts to ANY credit card customer! So when they realize you're not going to play that game anymore, you're no longer a viable source of free money for them. They can't prove that they didn't commit fraud, and so that is why they will let the debt go away when you challenge them head on. But on the other hand, they're going to keep their free gravy train going as long as possible. Customers who wise up to it are no longer welcome.

Further, in good conscience, it would not be ethical for the customer to deliberately create credit card debts and then cancel them, knowing in advance that it is a fraud.

The action outlined by the DCS system allows you to act in good faith, showing that you have learned about the fraud only AFTER having already unwittingly allowed the so-called "debt" to exist for some time and after having mistakenly honored it by making payments to it.

QUESTION:

How to respond to their statement that I promised to pay?

Some customers have received responses to the DCS letters with statements like the following: "When your account was opened with us and you used the credit card, you made a promise to pay for all goods and services provided through the related credit card transactions, as well as any associated fees. You renewed that promise each time you used your credit card."

ANSWER:

These customers have felt hurt, guilty, and accused by such statements, and have wondered how to respond. The key principle in law to be aware of in this context is this:

“Fraud vitiates the most solemn Contracts, documents and even judgments.”
—[U.S. vs. Throckmorton, 98 US 61, at pg. 65].

This means you can rely on the federal courts for your justification. When you originally signed the loan agreement, they had committed fraud by failing to disclose to you that they were not loaning any money at all, out of their accounts. They further failed to disclose to you that they were in violation of various lending acts and failed to perform under those definitions. They then play on your conscience by avoiding answering to those allegations, and instead, distracting your attention over to your so-called “promises.” It’s just like a magician trick. Diversion.

DON'T FALL FOR IT!

If they had truly, genuinely, actually, and authentically loaned real money out of their accounts, **DON'T YOU THINK THEY WOULD BE HAPPY TO PROVE IT AND THE COURTS WOULD UPHOLD THEIR EVIDENCE?** Thus it is through no fault of yours that these facts were not fully disclosed to you at the time of signing.

Since opening the account, YOU HAVE COME INTO NEW INFORMATION.

Therefore, do not fall for their tear-jerking pull at your honest heart strings. Why do you think the DCS system enjoys a 100% success rate? Why do you think it has never failed to eliminate the debts to which it is addressed? Do you think this would happen if there were a genuinely moral, ethical, or legal obligation on your part to repay something?

Basically, YOU OWE NO RESPONSE TO THEIR DECEPTIVE STATEMENT AT ALL!

Just continue with the DCS system, wherever you happen to be in following the Instructions and the Flow Chart.

QUESTION: **How to Respond to This?**

Other customers have received letters with statements like:

“Please be advised that under Section 226.13 of the Truth in Lending Act, you must notify us in writing within 60 days after we sent you the first statement regarding any suspected error or requests for additional information regarding specific transactions made on your account. As long as the detailed transaction information is provided to you on your statement, we do not need to provide you with copies of your receipts during that billing cycle.”

ANSWER:

This does not address the foundation, which is that no loan ever existed. All the Truth in Lending Act citation is referring to, is if there are errors in the charges. If there are erroneous charges on the

account, then one is required to notify them within 60 days. That has nothing to do with the fact that no loan ever existed in the first place, and the fact that they are in default on proving otherwise. And the DCS documents do not request "receipts." The above effort on the pretender lenders' part to try to distract you into thinking you did something wrong, is just a deceptive sleight of hand---anything to get your attention off the central issue, that they never loaned anything. That's why in an instance like this, your job is simple: just "rinse and repeat."

Remember, it is the CONSTANT REPETITION of our central allegations that eventually makes them give up and go away

Stay firm and focused like a laser beam on following the DCS instructions. No one who has ever done so has lost.

QUESTION:

Creating Money Out of Thin Air; Please explain this to me.

Those who understand American sovereign status, HJR-192 of June 5, 1933, the Uniform Commercial Code, and commercial remedies such as our rights as creditors to create money in accordance with the UCC, know that debts can be set off or discharged by the issuance of proper credit instruments. Why then do you speak of creating money out of thin air, as if it is some kind of wrong or illegal or unethical act?

ANSWER:

There would be nothing unethical about creating money out of thin air... **IF** it were to be offered equally across the board to everyone, openly with full disclosure, with equal opportunity, and with publicly sanctioned assistance in implementing it to all people without discrimination.

What is unethical is to do it like a magic trick, hidden behind the scenes, keep it a secret from everyone, pretend that the loans came out of their supposedly already existing, genuine, and limited funds, and that they would therefore be financially harmed if you don't pay it back.

That is harmful dishonesty, plain and simple. It is deliberate and unjust enrichment designed to benefit the few at the expense of the many. Read books like "The Creature from Jekyll Island" by G. Ed Griffin, or "Secrets of the Federal Reserve" by Eustace Mullin linked above. They explain in crystal clear, irrefutable terms exactly how the "Mandrake Mechanism" works; how they create money out of thin air and pretend that it is real.

Further, most people don't realize that in all 50 states, it is illegal to loan credit.

It is legal to loan money, but not credit. And yet that is exactly what the pretender lenders have been doing. Thus the commercial remedies rightfully provided to us under the UCC have not worked for

most people, even when presented properly, for the simple reason that the egomaniacal controllers have monopolized the benefits of the system for the insiders, at the exclusion and the expense of everyone else. It is for that reason that our credit card debt cancellation system challenges the fraud, rather than attempting to discharge the debt. And it is for that reason that this approach has been undefeated.

QUESTION:

How long does it usually take to get the process started and finalized?

In other words: Once I complete your paperwork, how long does it take for the debt to be completely eliminated?

ANSWER:

You can get started immediately upon receiving the documents from the website. Most people only need 20 or 30 minutes to create the customized versions of the documents for each debt that is to be cancelled.

After sending them registered mail return receipt requested, within a few weeks a rebuttal will come from the pretender lender or their collection agent. The rebuttal will show that YOU HAVE WON!

How? Because it will FAIL COMPLETELY to even address any of the points in your dispute letter, much less answer them or prove that the debt is valid by fulfilling your demands for compliance with the law. Their letter will beat around the bush, claim this and that, but will strategically avoid answering the allegations made in your dispute letter. They are now caught, and they cannot escape. But, they hope that you will be intimidated and will submit or comply silently without protest, or will get distracted and get off point. So, you very calmly just print out, sign, and send registered mail (return receipt requested) the very same letter, as you will see in the instructions. Just follow the simple instructions that come with the program. Very simple. Like washing your hair, "rinse and repeat."

A few weeks later, they will probably send another silly rebuttal. Once again it will completely fail to even address any of the points. So, repeat the same process. Send the letter again, according to the instructions. Very simple, very easy, and it doesn't take much time to do.

This process may go on for a few months, therefore, we are more than willing to help make sure all letters are sent out in a timely matter.

Gradually you will hear from them less and less.

***Most customers stop hearing from the pretender lender and their agents within 3 to 6 months.
It is when you have not heard from them for a while, that you know they have given up.***

They know they are beaten, but they will never admit it in writing, but the lenders themselves won't admit to it in writing that they were wrong, because then they would be liable for billions, even trillions of dollars worth of fraudulent debts to hundreds of millions of people over decades. It's a big thing. So, they would much rather just let you go, quietly.

QUESTION: What happens to my credit rating after the debt is cancelled?

ANSWER:

As discussed above, why would you continue to use credit, once you know that it is a fraud? Most of the people who have gone down this path of cancelling their debts have learned to live without credit, and use debit cards instead.

However, the good news is, in actuality users of this system usually do NOT have any blemish on their credit rating.

This is for the simple reason that we've been having them send a copy of the letters to the heads of the credit reporting agencies. In other words, whatever you are sending to the pretender lenders, you are also sending copies to the three main credit reporting agencies. That shows them that you are not in default, but instead, the debt is in dispute. As long as it is in dispute, it cannot be considered to be in default. So blemishes on credit ratings are much more rare now and even when they occur, they are erroneous and can be corrected.

QUESTION: What if someone already has a credit card process going with another company that's in the World Court now but the debt elimination is not final as yet? Can I still use DCS?

ANSWER:

It sounds like you are referring to procedures like those provided by Divine Province or Gold Shield Alliance / Freedom Club. They have the right approach and we applaud them for their efforts to make the cabal do the right thing. The problem is, as you know, that their success rate is very low. Most of the time, the cabal has just not been allowing those procedures to work.

Yes, you could engage the DCS process simultaneously and it would create a win-win-win situation for you.

On the one hand, in practically all of the many hundreds of previous cases, it has resulted in the pretender lender ceasing their collection efforts. They go away and the card holder no longer is harassed or bothered by the phony bogus debt collection attempts.

However, in that situation, it would also box the pretender lender into a corner. They have the choice

of either honoring the process of creation of funds under public policy to liquidate the debt as you are trying to enforce via the World Court; OR, they face being confronted with the alternative, which is being caught in their fraud, which DCS does. So DCS would both add to your enforcement, as well as liberate you from their collection attempts.

QUESTION: Can the DCS work in countries outside the USA?

ANSWER:

Most likely YES, potentially. Because all countries in the world operate under the same general monetary system as the US, more or less. The problem is, the legal citations in the DCS have never been adapted for other countries. The DCS cites laws such as "USC § 1692 et seq", and people in other countries would have to have a lawyer or paralegal find the equivalent for their nation and replace it in the DCS documents. "USC" is the United States Code, and that only applies in the US. That's why the introduction states at the top:

"Mainly for card holders in the USA."

However, this system SHOULD work for people in other countries 100% successfully, just as it does in the US, if one replaces the US laws in the set with the laws from that country. Do you have a lawyer or paralegal who can do that?

So to clarify, it's not the citizenship of the card holder that matters. What matters is from what country the card itself was issued. For example, if someone is Canadian but has a Visa from a U.S. bank, then that qualifies. The cardholder agreement must be under the U.S. jurisdiction, thus meaning the card has to have been issued in the U.S. for the DCS system to apply as is, without legal modification.

Also, another method that can possibly work for non-US citizens and residents, is if the card holder in the foreign country can transfer the card balance to a US card.

For example, if someone from Australia has \$7000 AUD in Visa or MasterCard debt on an Australian card, and if that same person were to acquire an American Visa or MasterCard from a US bank, that person could ask the US institution if it would transfer the \$7000 AUD balance from the Australian card to the US card. Most institutions are more than happy to do so, because it gives them more business, and therefore more revenues. To them, it really doesn't much matter what country the debt comes from. Then once the debt is on the US card, it can be cancelled using the DCS program.

QUESTION: If I have a judgment on a credit card, can I still seek to be free from that card by applying through DCS?

ANSWER:

Yes. It will cost extra, a few hundred dollars, because you will have to sue them under the direct one-on-

one guidance of one of our lawyers. The DCS by itself is just a letter writing campaign. That is sufficient to get prejudgment debts cancelled, but it is not sufficient to reverse a judgment.

To reverse a judgment, you will have to sue them.

Furthermore, most bar-licensed attorneys are wimps when it comes to going against the banks. They're afraid of losing their licenses. They're mostly ignorant about the secrets of money and the Federal Reserve. So it would be hard for you to find an attorney to represent you, who would understand the content of the DCS system and make it the centerpiece of the lawsuit. If you are prepared to go Pro Se (representing yourself), or In Propria Persona (as yourself), and feel that you have the determination and the courage, then you could purchase the DCS system, and we will introduce you to one of our non-bar lawyers. He will provide personal consultation to you and will create the documents for you to file into the court case.

***You would follow the specific steps that the lawyer provides,
and you would make the arguments in the customized documents he gives you
the centerpiece of your lawsuit.***

The allegations in the DCS are undefeated and undefeatable by the pretender lender institutions. Our lawyers have a 100% undefeated success rate in winning all of these cases, where the client fully cooperated and did not give up. He will show you how to absolutely force your opponents to answer what is in the DCS documents. Otherwise they will weasel out of it and avoid having to answer, claiming they're not required to answer. You have to force them to answer to the truth. Our lawyer would provide the documents to file and the words to say and what words NOT to say, to guide you to this victory.

QUESTION:

Is there is specific time frame that I need to send the letter once I have received correspondence from the bank/credit card company?

ANSWER:

Not really. Even if they give a deadline, you're not legally bound by it, because remember, their fraud made the signed agreement null and void. But just for maintaining the effectiveness of the campaign, it makes sense to respond within a reasonable time, like a week or two. In my own case, I usually responded within 2 or 3 days. In controversies like this, the one who is on the offensive usually has the advantage, so it is good to hit right back quickly, to give them the strong impression that you are absolutely on top of them and you are neither wavering, unsure, wishy-washy, or lenient towards them.

***If you take too long, they might get the impression that you're weak or apathetic,
and you might be easier to push over.***

Your strategy is simple. One to one basis, and for each thing they send you, you send one response right away. The response will always be the first dispute letter and affidavit until and unless they get

more belligerent and threatening, then use the second letter. That's it. It's as simple as that. If they don't respond point-for-point to the dispute letter and satisfy what the letter demands, and if they fade away from contacting you, then you have no need to pursue them any further.

QUESTION:

If I am current with payments on the particular credit card I wish to cancel and am not in default, then how would I modify the process?

ANSWER:

There is no change to make. The first sentence is "Thank you for the statement of [date], that your institution recently sent me, expecting payment for an alleged debt." That remains true whether you are current on your payments or not. In any case, do NOT include a payment with it, because that would contradict the point of the dispute letter and remove the credibility of your challenge.

QUESTION:

Is there a limit to the amount of debt that I can cancel from one purchase of the system? If so, what is the limit?

ANSWER:

There is no limit. In fact, it wouldn't make sense to cancel just a portion of a debt. It's all or nothing. It doesn't matter how large the debt is. Fraud is fraud

QUESTION:

We are currently working with a debt consolidation company. Can I transition from them to work with your company? If so, how would I go about this?

ANSWER:

The concept of debt consolidation is contradictory to the debt CANCELLATION that DCS offers, because it assumes that the debt is valid, and therefore merely negotiates how to pay it.

***Therefore, if you wish to switch from consolidation/negotiation
to complete cancellation and elimination,
you will have to completely cancel all involvement with the consolidation company.***

It is probably best not to even mention to them the existence of DCS or its cancellation product, because the people who do consolidation make their living and their livelihood from the philosophy that the debt is valid. That is the foundation assumption on which their whole industry is based. It is an



assumption which the DCS disproves, which could be frightening to the consolidation people. When they are frightened, they will react with any kind of frivolous arguments to try to refute what DCS is doing and discourage you from doing it. In other words, like any animal, they will defend their territory. It is sad.

DCS rises to an entirely higher level of truth and success. It is immediately more freeing because it eliminates 100% of the debt; AND quicker, AND easier, AND more successful---100% successful! PLUS it is usually much less expensive than consolidation.

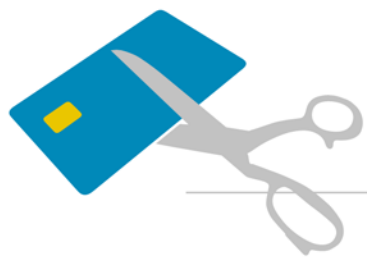
That said, if you wish to switch, you would have to simply abandon, cancel, and withdraw from the entire consolidation relationship.

Give them any reason you feel is truthful but not too revealing; Just something vague such as "I've found another approach I prefer to pursue. Thank you very much." Then come back to our website and enroll

We hope this information satisfactorily answers your questions and concerns.
Please contact us for more information.

We encourage you to TAKE ACTION NOW!

www.DebtCancellationSystem.com



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