



It happened to me. Burned like toast! Now I'm fighting back the best way I know how ... by showing *you* how to fight and win in small claims court.

- ✓ **Discover case-winning, step-by-step formulas that deliver swift, butt-kicking justice to the scumbag who took advantage of you!**
- ✓ **How to compile, organize, and deliver every sweet morsel of evidence for a slam-dunk judgment in your favor!**
- ✓ **How to prepare a case that cuts right through the judge's tough-as-nails 'B.S. Detector' – and win him over, from square one!**
- ✓ **And many more devastating legal tactics and courtroom secrets you can unleash on your opponent, like a barrage of poison darts!**
- ✓ **No need to have a law degree.**
- ✓ **No need to have ever been in a courtroom before.**
- ✓ **This is American justice ... for the average guy.**

A Special Report ...

FROM: Charles Lumpkin

If you're like most honest folks, the closest you've ever come to a courtroom battle is watching two people slug it out in front of television's Judge Judy. Problem is, as each day goes by, **your**

chances of being wronged by some snake-in-the-grass increase dramatically.

And like it or not, you'll end up defending your honor and reputation in front of a judge.

Last year alone, 30,227,894 people duked it out in American small claims courts.

If you're a business owner ... homeowner ... landlord ... tenant ... have kids ... drive a car (even around the block) your chances of winding up in court just shot through the roof.

If you're lucky, you'll be able to settle your differences the old fashioned way ... with a handshake and an apology. Maybe it'll cost you a few bucks in the process.

That's a **BIG** maybe.

You see, today we live in a world where people end up in court over the least little thing. And once it gets to court it becomes a really big thing. If you're not up for the challenge, **you could lose your shirt ...** as well as your **pride** and your **dignity**.

There's only one winner in a court battle. I'm here to help you come out on top.

So let's take a look at what you can do ...

If You Get Screwed

If we're talking about a debt of about \$5,000 or less, your case can be heard in a small claims court. No lawyers allowed ... in most cases.

That's good news whether you're the plaintiff or the defendant. The two of you simply go before a judge and state your case. Then the judge decides **who's right and who's wrong**.

Sounds pretty simple, right? It's not.

There are still rules to follow and unless you're organized and understand the basics of law, even if you know in your heart you're right and that idiot is, well ... an idiot, **you're gonna lose**.

I found that out the hard way last year. I got robbed – right there in the courtroom. And these thieves didn't use a gun or a knife to pull off their criminal act. They used the law.

I could have done the same ... used the law ... and won the case, but I thought being right was all I needed. **I was foolish.** You see, knowing you're right just isn't good enough.

You have to prove you're right to the judge.

Couldn't do that because I wasn't prepared. So these low-lives walked all over me like a crusty doormat. That just ripped my gut out.

Listen ... I'll give you all the gritty details of this courtroom drama in just a minute. First, let me tell you ...

What Most People Do When They Get Burned and Why it Won't Work

The first thing most people do (aside from wanting to sucker punch the jerk or burn his house down) is look at hiring a lawyer. Immediately **they hit a freakin' brick wall.**

To hire a lawyer today you've either got to be sitting on a truckload of cash or you gotta re-mortgage your home. I mean **these guys get 300 bucks an hour!** That's expensive advice.

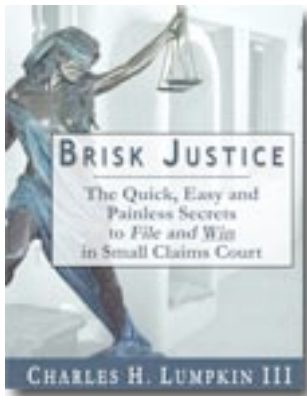
The other mistake people make is rush to the Internet to find advice. Usually they end up getting suckered into hiring a company that won't do much more than fill out the court forms for them.

And they still have to do all the research and tell these crooks what to put on the forms. For this they can pay as much as \$120. Does that make any sense to you? **Boy it's amazing what some people do when they're under the gun.**

I'll be honest with you. Other than high-priced lawyers and folks who'll charge you obscene amounts of money to fill in the blanks, I couldn't find anyone to help people like you and me who've been taken to the cleaners.

I Was So Blazing Mad I Did it Myself

I started by asking lots of questions ... judges, lawyers, court clerks ... anyone I thought would have the answers. I researched law journals, gathered information from the courts in all 50 states. Spent countless late nights in front of my computer until my eyes were bugging out.



In the end, I created a 200-page ebook I call Brisk Justice. In it you'll find **all the juicy details** of how you can put together a hard-as-steel case against the slug you'll be fighting in court.

Now I'm not a lawyer. Just an average guy. Probably a lot like you. And that's a good thing. You see ... you won't find any legal mumbo-jumbo in Brisk Justice. **Just plain talk that's easy-to-understand and even easier to use.**

Just so you don't get nervous, I did pay one of those expensive lawyers to review my book and I got her seal of approval. Everything in Brisk Justice is legal and proper.

Here's just a small sample of what you'll discover the minute you start flipping through Brisk Justice ...

- The two keys to a **successful outcome** in any court case (and no, hiring an attorney is not one of them). page 7
- Simple steps you can take to make the judge's life easier (helping the judge understand your case can make a **huge difference in your favor**).
- **How to rip apart your opponent's case** (all perfectly legal ... \$300-an-hour attorneys do it every day). pages 58-60
- **Five damn good reasons why you might want to settle out of court.** (Hint: Even if you win the court battle, you could lose the war in other ways.) Read pages 96-99 to avoid making a big mistake!

- The one thing **you must never do** in a court case (guaranteed ... if you miss this little detail, you'll go down in flames).

Quick Tip – Never delay. If you need to sue someone, take action before you forget important details, witnesses become unavailable or a statute of limitations runs out.

If you're being sued, the clock is already ticking. Get an answer to the court before the deadline or you become an instant loser.

Here's more ...

- Stupid little **mistakes to avoid like the plague** (make just one and you'll lose the case, hands down).
- When and why you should bring your case to court even if the other party decides to settle at the last minute. **Don't miss this little "insurance policy" on page 117.**
- Get all the lingo down pat – 19 legal terms you need to understand (they're not difficult ... just important). pages 13-16
- Bad checks are a pain in the butt. In small claims court you can get the bum to pay the original amount of the check **plus additional money for damages** ... if you know how to do this. Flip to page 88.
- **The only time you should ever raise an objection** to your opponent's testimony and why you should never say "objection, your honor!" It's on page 153.
- Verbal promises are contracts enforceable by law, but what I reveal about what's said after a written contract is signed will shock you! **(Make sure you read this or you won't have a legal leg to stand on.)** pages 62 and 69
- If you've been wronged you'll need to write a "demand letter" to the yellow dog. On pages 104-113 I show you how to write a legal and effective demand letter ... even if you flunked your creative writing course. I also show you how to write a killer response if you receive a demand letter. I include real samples. Way better than fill-in-the-blanks.
- **Why even a written contract is no guarantee** you've got a winning case (it's a simple matter of law you need to know

now!).

Quick Tip – If you need to file suit, make sure you sue every person and entity involved. This has to do with the “jointly and severally” theory of liability. I explain this in detail on page 40.

Still more ...

- Four good reasons to consider hiring an attorney and seven reasons why you shouldn't. Pages 33-36.
- **When you should never file** in small claims court (missing this little detail could cost you an arm and a leg).
- What you need to know when you have to **sue a business or the government** (yes, you can haul them into court too!). pages 40-41
- You can even **sue someone who's dead and buried**. I tell you the special rules that may apply on page 42.
- Landlord/Tenant disagreements are by far the most widely heard cases in small claims courts. So I devote a good portion of chapter 3 to just this issue. Most important, you'll learn how to **protect yourself so you never wind up in court in the first place**.

Okay, let's pause for a moment. I promised earlier to give you all the dirt on my day in court. Since it was a landlord/tenant issue, this is a good place to finish my story.

**[I've seen enough! I want Brisk Justice right now.
Show me how to get it.](#)**

When Being Right Isn't Good Enough

Just a few years ago, I was doing really good at my job and stashing away money like crazy. I wanted to buy a sports car. A ragtop I could cruise around in with my girlfriend.

My boss was smart. He had other ideas about how I should spend my money. He figured a car, no matter how hot, was a bad investment. “It drops in value the minute you drive it off the lot,” he told me. He

said, "buy a house instead. You won't be throwing your money away."

Well, real estate ain't all that cheap, so I ended up buying a two-family house. **I needed the rental income to help pay the mortgage.**

Now I did everything I was supposed to. Had my tenants sign a lease, I got a security deposit equal to two month's rent and all that other good stuff.

Nothing But Problems From Day One

Right from the get-go these vermin were consistent with their rent payments ... late every month. But at least they paid. But every month the payments came later and later. And the excuses got lamer and lamer.

By the eighth month **they were already two months behind.** I figured I'd have **no choice but to take 'em to court.** Then salvation arrived.

Or so I thought.

They told me they had bought a house. They would close in a month and then pay me the back rent. Okay I thought. I'll wait. I wasn't too worried because I still had their security deposit.

A few days later I came home from work. Something looked odd. All the shades in their apartment were pulled shut. The sun was shining bright. Just didn't make sense.

Well, they never came home that night.

Not the next night either. Or the night after that. For a solid week, there was dead silence from their apartment and the shades were still pulled tight. **I figured they skipped town.** And I didn't have a clue where they went.

So I did what I thought was a logical and legal thing to do. I went inside the apartment to investigate. Yep, they were gone. Not one piece of furniture in the place.

Just bags and bags of junk. Closets full of clothes ... and four tires!

I knew I'd better get crackin' on cleaning the place up. **I was desperate for a new tenant.** All I thought about was the money I was loosing with a vacant apartment. So I took all their stuff and moved it to one bedroom so I could work on the rest of the rooms.

A few days later I go down there with my paintbrush and everything is gone. I'm still pissed I'm out two month's rent, but at least they were decent enough to come back for their junk.

Decent My Eye!

Three days latter I get a registered letter. It's a court summons and complaint. (I explain just what that is in Brisk Justice.) I start reading. My jaw drops. **These people are suing me!**

They're claiming I stole all their junk! There's a list a mile long ... the four tires, a fur coat, 20 pairs of shoes, dresses, and on and on.

Now here's the real kick in the pants ... and the clue for me these people were really scum. The amount of the damages they were claiming (money they say I owed them for this supposedly stolen junk) just happened to equal the amount of back rent they owed me.

To the freakin' penny!

They had discovered a clever, no ... sinister way to cover their butts in case I sued them for back rent. I was ripped! I was a wild man for a week, pissing and moaning about how I got screwed. I'm gonna have my day in court and I'm gonna roast these turkeys.

Boy was I in for a disappointment. **In court these toads lied through their stinkin' teeth.** Not one word of truth. I told the whole truth just like I was supposed to. And they ripped every word that came out of my mouth to shreds.

I felt like I was standing there naked. **I was too embarrassed and humiliated to even be angry.** And I could tell, looking right into the judge's eyes, he believed me. But the law is the law.

And the Mistake I Made?

I entered their apartment without a “disinterested third party” in tow ... preferably a police officer or sheriff. All the honesty I could muster couldn’t save me because **I couldn’t prove my honesty.**

And the kicker is I didn’t have to prove anything. The burden of proof was on them. All I had to do was muddy up their credibility. How? With the evidence. These people never paid their rent on time. In fact they were two months behind.

I could have entered a counter claim. I didn’t know I could. Only after researching Brisk Justice did I discover this.

I never got my two months rent. **These rats got away scot-free.**

That’s not the end of the story.

Six months later, while writing Brisk Justice I discovered I could have sued them for a month’s rent. If I had only known.

I tell you exactly how in Brisk Justice.

[I don’t ever want anything like that to happen to me!](#)
[I want Brisk Justice right now. Show me how to get it.](#)

Now here’s more vital information you’ll need to keep from getting skinned alive in court ...

- The first question the judge may ask you in court. If you don’t have the right answer **you automatically lose!** Find out what it is and why it’s so important. page 105
- You can be wrong even when you’re right (understanding these gritty little details up front can keep you out of hot water).
- The four key elements that must be present in any valid claims case (sorry ... three out of four isn’t good enough). page 47
- Why being the plaintiff is **four times more challenging** than being the defendant (and how to level the playing field). page 60
- Courtrooms are a no-B.S. zone. If you don’t know when to speak and when to zip your lip, you’d better review my tips on pages 150-151 before you stand in front of that judge.

Quick Tip – Never try to sue for more than what you’re honestly due.

Your credibility may come into question and severely hurt your chances of winning. In a nutshell, don't get greedy no matter how angry you are. But do sue for everything you believe you're entitled to. Why? Because the court cannot give you more than what you ask for ... even if you're legally entitled to it.

But wait ... there's more to this story. You may still be able to get more money if you do this. Check out page 79!

And more ...

- Evidence is king is a court case. Throughout my ebook, I give you vital tips on **how to gather evidence** and the types of evidence that ensure victory. You can't afford to miss these critical details.
- Don't let the paperwork scare you! On pages 117-135 I show you **sample court forms** and how to fill them out line by line. Mistake proofing your forms is a critical first step to making sure everything goes your way.
- The only time you can't bring a lawsuit (learn it now and save yourself a lot of hassles). page 45

Quick Tip – If you're ticked off you probably have every right to be, but strong emotions like that won't help you one bit in a court of law. Getting even won't help either. Getting justice is your real goal.

So first decide what you really want as an end result. Then focus every ounce of energy on gathering your evidence, lay everything out in a clear and concise manner and then go for the swindler's jugular.

- Accidents happen ... but they don't always qualify as a court case. Learn a new meaning for the word "duty" on pages 54-56 before you head off to court. It'll be a real time-saver.
- How to **negotiate a settlement for top dollar** even when the slightest confrontation gets you all tongue-tied.
- Don't make decisions under the gun. Getting emotional will kill your chances of winning. On page 102 I tell you the three dollar amounts you must firmly decide on before you say a word to the other guy.
- The devil's in the details – Many cases are won or lost long

before you have your day in court (On every page of Brisk Justice I show you, step-by-step, **how to prepare your case**).

- If you settle out of court you must immediately do the four things outlined on page 104. Miss even one of them and you're back to where you started ... and even more outraged and humiliated. Don't let that happen to you!
- If you sue, you'll need to do it in the state where the defendant lives. That could be on the other side of the country! There are two notable exceptions to this rule. I tell you what they are on pages 115-116.

Quick Tip – There are three elements to every valid contract (the offer, the acceptance and the consideration). Two are pretty much cut and dry. The third can be a real wild card. On pages 63-66 I'll tell you which one it is and how to keep from making a dumb mistake that could cost you dearly.

- Guess what! Your court case won't move an inch until you serve the other guy with "papers." Why? Because you can't haul someone's butt into court until he knows he's being sued. I reveal **four surefire ways** to get summonses into his hands on pages 140-143.
- All eyes and ears are on you in the courtroom. If your palms are getting sweaty even now ... relax. **I'll take you step-by-step through the entire process.** You'll find more life-saving tips on pages 148-160.
- No detail overlooked. You won't have to go too far to get the skinny on all the rules. For each state I've provided you with appendixes that will tell you ...
 - The maximum dollar amount you can sue for
 - Statutes of limitations
 - Whether or not attorneys are allowed in the court
 - Requirements for serving papers
 - Time allowed to collect judgments

And that's just the tip of the iceberg. Rest assured you'll have all your bases covered the moment you get your hands on Brisk Justice.

Are You Ready to Fight Back?

[Yes! I want Brisk Justice right now. Show me how to get it.](#)

You know, if the world were a fair place, we wouldn't need courts or judges. It's not a fair place. And it's not good enough to believe in a sense of justice, as I'm sure you do. You need to fight for it with every weapon you can muster.

I didn't expect to be humiliated in court. Didn't even expect to wind up in court. It just sort of happened. No warning. Sadly, I wasn't prepared to fight back and I certainly wasn't prepared for the devastating blow to my sense of right and wrong that followed.

Now I am prepared. I won't ever be taken advantage of again.

And what about you?

Will you be prepared to defend yourself ... your honor and integrity? Or will you wait until it's too late?

Remember, 30,227,894 people like you and me ended up in small claims court last year. Let's do some quick math ...

There are only 211,279,402 adults in this country according to the U.S. Census Bureau. That means **you've got a 1 in 7 chance of having to bare it all in court.**

Without my help, you stand no better than a 50/50 chance of winning. If your opponent gets advice from a \$300 an hour lawyer or has Brisk Justice in his bag of tricks, your odds of walking home a loser skyrocket.

If history teaches us anything, it's that the winner is always the one who's prepared a head of time. That goes for wars, sports competitions, political debates ... you name it.

I'm giving you the opportunity, right now, to be prepared.

[Yes! I want Brisk Justice right now. Show me how to get it.](#)

Two more things you should know ...

You'll Receive Lifetime Updates

I was shocked by the lack of up-to-date information at some of the legal websites I visited ... the ones claiming to be advocates for people going to small claims court. One hadn't been updated since 1999!

The rules change ... sometimes in the blink of an eye. So I'll make sure **you receive critical updates** as soon as they're made available. You won't have to ask for them. I'll send them to you **automatically**. Not for six months or a year. **For a lifetime.**

If you ever find yourself heading to court, you can rest assured the information you have from me will be timely and accurate.

Examine Brisk Justice ... Risk-Free

You may need Brisk Justice right away. If you do, I'm sure it'll be a lifesaver. But I'm finding a lot of people decide to get my ebook when they're not under the stress of a pending court appearance.

They use it as a learning tool – to make sure they don't ever get ripped off in the first place – and as sort of an insurance policy. It's always there when they need it.

That's why I offer you a **lifetime guarantee** (aside from the fact I really believe in every word I wrote!). I'm not like others who offer you a flimsy 30 or 60-day guarantee.

And if you ever decide Brisk Justice is not for you, just let me know. I'll immediately refund every penny of your money. No quibbles. No hassles. You don't even have to tell me why you want a refund. Your word is good enough for me.

And since Brisk Justice is an ebook, you won't need to send it back to me. Not to worry. I trust you'll do the right thing.

**Why am I offering such an insane guarantee?
Simple. My reputation is everything to me. I protect
it like a hungry attack dog. If you're not totally
blown away by Brisk Justice, I insist you tell me.**

[Yes! I want Brisk Justice right now. Show me how to get it.](#)

Please understand that if you do decide to ask for a refund, I won't be able to send you those important updates. It's only fair I devote my resources to current customers. I'm sure you understand.

So what's a lifetime insurance policy against being taken advantage of worth? You already know an hour of consultation time with a good attorney will set you back \$300. Even a not-so-good lawyer will hit you up for half that much. But then, why would you want a not-so-good lawyer anyway?

There are plenty of document preparation services on the Internet. You already know the most they'll do is fill out the forms for you. And you'll still have to gather all the information and get it to them.

Is that worth \$120 to you? Yep, that's what they charge.

It's true, some of them will give you tips on what to do on the day you go to court. But you can't get those tips ahead of time. And they don't tell you how to stay out of trouble.

**Brisk Justice Gives You
Everything You Need to Win
... Right NOW!**

I want you to imagine, just for a minute, how sweet a court victory will taste. After all, with Brisk Justice on your side, you kept your cool and delivered exactly what the judge was looking for – all the facts even down to the tiniest detail. You laid them out step-by-carefully-orchestrated-step, just like I taught you in Brisk Justice. And you added just a dash of emotion to drive your point home.

Meanwhile, your adversary on the other side of the aisle stands there slack-jawed, feeling the heat intensify as the judge gives him the evil eye. This guy's going down in a flaming heap and he knows it.

Finally, after a brief examination of all the evidence, the judge looks up at the two of you and speaks in a measured, authoritative voice. Revealing little emotion, except for the fire in his eyes, he begins to cream the other guy.

The judge repeats, almost word-for-word, what you just said in your testimony. Why? Because for the judge, it's a no-brainer. He has no choice but to agree with you. You did everything by the book.

My book.

And as the other guy rapidly melts to the floor, you sense the unmistakably sweet aroma of victory. A slight tingling sensation ... pride in a job well done ... relief that this ordeal has finally come to an end ... and a sense of justice served ... quickly builds to a powerful crescendo. It takes everything you've got not to scream and dance a wild mambo on the table in front of you.

The gavel slams down hard. The judge declares the case closed. You walk away victorious.

You've Got the Ball ... Now Run With it

I've laid it all out for you in Brisk Justice. Plus I've given you \$300-an-hour advice on how to avoid trouble – increasing your odds of never going to court. It's time to make your move.

Brisk Justice, all 200 pages, is a small investment. **Just \$37.97.**

And if you'll do me a small favor, ***I'll save you \$10.00*** instantly.

You Pay Only \$27.97

Here's the deal. I'd like to hear what you have to say about Brisk Justice. Your honest opinion – good or bad. And if you'll allow me the opportunity, I'd like to use your comments as a future testimonial. You can remain anonymous if you wish. Privacy is important to me, as I'm sure it is to you.

So you have a choice ...

A single payment of \$37.97 and you receive Brisk Justice instantly with no further obligation, or ...

A single payment of \$27.97 (you save \$10) and you receive Brisk Justice instantly. In about two weeks I'll send you a link to a short questionnaire (probably take about five minutes to complete). That's got to be worth a quick ten bucks in anybody's book.

Don't Delay!

To save the \$10 you need to act fast. I'm looking for only 200 responses. Once I reach that limit I must remove my discount offer.

Even if the \$10 isn't all that important to you, remember this ... just owning Brisk Justice is like protecting yourself behind a shield of battle-hardened armor. Use it to crush any attempt by the junkyard dogs of society to take a bite out of your wallet.

Yours for truth and justice,

Charles H. Lumpkin III

Check the offer you want from the choices below ...

YES! I agree with you Charles ... it's me against the other guy. I want the top advantage Brisk Justice offers me. **I want to win!**

If I need to go to court I understand Brisk Justice will **help me gather my evidence, prepare my case and 'hold my hand' from start to finish** ... and for a lot less money than one of those expensive lawyers charge.

I further understand that the well-documented information Brisk Justice offers can help me **avoid conflicts altogether** by showing me the pitfalls to avoid.

I want to take advantage of your generous lifetime guarantee. I will receive a **full and immediate refund at any time if I am not completely satisfied.**

I look forward to your lifetime updates. I'll always have the **latest information to keep me safe and informed.**

Show me how to get Brisk Justice immediately. I do not want to save \$10. I will pay the full price of \$37.97. [Grab it NOW!](#)

Show me how to get Brisk Justice immediately. I want to save \$10. When your questionnaire arrives, I will give you my honest opinion. You may use it as a testimonial if you wish. **I will pay only \$27.97 for Brisk Justice. [Grab it NOW!](#)**

P.S. Just one more thing. Right now I'm lining up a special bonus for you. I can't tell you what it is just yet because I'm negotiating with several suppliers. What I can tell you is that it'll make Brisk Justice even more valuable to you than it could be already.

I might sell it for \$10 or \$15 extra, but **if you order now, I'll include it for FREE.** It's my way of saying thanks for reading this darn letter all the way to the end!

Added to the \$10 discount I've already offered you that comes out to a total savings of as much as \$25. You're almost getting Brisk Justice for free.

P.P.S. I don't own a crystal ball and I'm not a psychic. Don't know what the future holds. My guess is you don't either. That's why we have insurance policies. Just in case.

Brisk Justice is insurance (and pretty darn cheap insurance) against bad people taking advantage of you. The peace of mind alone will help you sleep like a baby tonight.

Don't wait too long to decide. You never know when bad things are going to happen to you. Not until they smack you right between the eyes.