

Contracts must have wet ink signatures and consent

As soon as the debt is passed from the claimed debtor to some collections agency then you instantly know it is a fraudulent claim of debt.

If there was a VALID and Legal Contract this would never happen.

SO, they hide the Facts by using a debt collection agency. Now think about that. One company is giving another company an Assignment of work. (third party need contract for that)

The very first thing you do is look at the Debt company to see if the letter you have is Signed with a Pen by a named officer of the Debt company.

It has to be signed and Not by a computer Graphic or the company name or some position within the company.

It has to be signed by a Named person in wet ink in compliance with the Companies Act 2006 section 44.

Now the Companies Act 2006 section 44, tells you exactly how a document MUST be signed and who By.

SO, look for that signature because if it isn't signed correctly and legally then that is Fraud by abuse of position because it isn't signed.

And you have Incontestable forensic material evidence of fraud in your Hand.

They sent it to you.

SECOND. This is a **Company-to-company Assignment of work. Could also be fraud**

SO that Assignment also has to be signed in wet ink by an authorised company officer....

SO... Debt Collection. Lawyer. Bailiff Company it doesn't matter who they are. ""HE who makes a claim carries the Obligation to present the material substance of that Claim""

This is the Golden rule and Maxim. So, the Debt company/ Lawyer/Bailiff whoever they are have a Contractual Obligation to give you a certified copy of the Company-to-Company assignment of Works. IF this paperwork is not all legally correct it is because for whatever reason the Debt is and was Fraud in the first place.

Now that's every credit card and Bank Loan for starters and that's how they Hide.

Now if the Paperwork is Not legal and correct you CANNOT pay them because you are complicit in Criminal Fraud.

This is EXACTLY how I have rid FRAUDULENT claim of Debt. It's a simple six letter process.

They always Run for the Hills. Every single time. Without fail. **That's the POWER of the Pen.**

SO, there is NO DEBT and the claim is Criminal Fraud and Malfeasance in the Office and it is also a Wilful and Belligerent act of terrorism. YES.

Gas/Elec is Criminal Fraud. Water rates, Council Tax, Credit cards **ARE ALL** Criminal Fraud.

Paying all these scumbags is Criminal Fraud.

There is NO legal means for you to pay because there is no Valid Contract and the Contract you think you have is Criminal Fraud.

SO, we are all getting Fleeced Blind.

A Licence is a Permission to do something that would otherwise be illegal, and Fraud IS Illegal (James Bond 007).

So, every government licenced Billing office is committing Criminal Fraud.

Gas/Elec is a Government licensed Billing office.

They don't sell you gas/Elec.

Paul Webster made the Judge throw the Gas/Elec Case out of the court because the claimant could not provide Proof of Claim.

SO, if the Gas/Elec CONTRACT was Legal, it would be a simple Breach of Contract.

Now you are beginning to see the Dark side.

These are the Securitised Liens you will find in the files section. Published for you to read. So what else is there?

Parking Tickets. Congestion charges. Pay and display car parks

WOW Stop.

It is Criminal Fraud for you to pay the fee at the Pay and display car park.

It is Illegal and Criminal To pay it.

That Signage is not a contract and it is Total Criminal Fraud. SO, what does all that add up to for the Millions of people in the country??

DO THE MATH. Baron David Ward The reality of Council Rates

Must comply with the 2001 corporate act section 127/ 1882 bills of Exchange/

2006 corporate act " 44 execution of documents and they don't they are in fraud not you.