Almo G, [26.01.21 12:55]

[Forwarded from Common Law - files]

#CONTRACTS - A fraudulent contract is one you did not agree to. You cannot be charged a fee or fine for XXXX unless there is a contract agreeing to this. Contracts, not private corporations make law. A lawful contract (written) requires the following:

- * All parties must be living.
- * All the terms must be laid out and must be agreed to, by both parties.
- * No one can enter into a contract on your behalf.
- * The contract must be an agreement between two living individuals and must be signed in wet ink.
- * There must be no coercion, duress or threat of loss of harm.
- * Without full disclosure, or if the contract is not signed or correctly executed, then it is null and void.
- * The contract must be executed in the presence of an independent witness or in the presence of two gov (or company) officers.
- * They cannot change a contract without notifying you in advance of any changes. You must be given the opportunity to reject the changes, or the whole contract, if you do not wish to accept those terms.
- * There must be a true exchange of value.

Without all of these things, no contract exists. Also, a contract is null and void if you were criminally coerced into accepting it, i.e. You will register or you will be fined or put in jail! (e.g. signing up for income tax!)

Ask them: "If you believe a contract between us exists, or that you have my consent to keep my data, or to issue a fine, please show me the evidence?

By failing to provide me with this evidence you are tacitly agreeing that you do not have such evidence. I am not obliged to perform under a contract I did not knowingly enter into or where the full terms and conditions were not disclosed."