ABOUT ENERGY COMPANIES...

Let me explain about energy companies and what they can and cannot do. The electric and gas supply to the house or company cannot be cut off – ever. Well not in the UK. Once installed, the supply of /Gas/Elec/Water will be maintained because the National Grid is not the energy Billing Company. That’s a separate company that has a contract with the government and it will not breach that contract and a judge has no authority to override it.

So not even a court order can have that Gas/Elec/Water feed cut off. Which is why the Billing Companies want to get into your house and fit a prepay meter. Now this is Civil and in the world of Civil the Judge CANNOT give that order, and he won’t.

WHY? The contempt of court reporting restrictions does restrain the Judge and if he breaches this it’s a judicial review at the Royal Courts of Justice and he gets fired. So in brief there is no chance in Hell that the feed supply will ever be cut off. I’m not saying that it can’t be done but the National Grid will tell the Judge to fuck off.

The Billing Company is just that. It’s a metering and billing service also licensed by the criminal cabal doing business as the Government. Which also means in economic terms the Gas/Elec is 92% tax, the same as fuel.

A Billing Company does not provide any Gas/Elec. It’s just an extension of government by the licence Billing Company. The Gas/Elec meter is NOT owned by the Billing Company either and all they have is the serial number of the meter on record. So without that serial number on record which gets moved from Billing Company to Billing Company when you change Billing Company, they have no reason to bill you or enter your home.

I am now using the words Billing Company because they do not provide the Gas/Elec. Can you see how the language they use is also fraud?? The very contract is fraud and there can never be that full disclosure to the fact that they are just a Billing Company under licence from the government OFGEM office. The Government does not have the legal authority to sign that OFGEM Billing Company licence because the people have never signed their Legal Consent. NONE of the Acts and Statutes are legally enforceable without the consent of the governed.

So it’s end-to-end fraud and the unsigned paper they never sign is proof of that fact. Companies Act 2006 section 44. Go and read it. Everything has to be signed by an authorised person. Well the Billing Company itself is not the authorised person, is it? Which is why nothing is ever signed.

Fraud Act 2006 section 4(2). Fraud by abuse of position is when it’s an Act of omission. It’s not signed AND they can’t legally sign it, so they don’t. It’s all about the Paper evidence and they send that to you. So it’s in your hand. Material evidence of fraud sent by the fraudsters.

Which brings us once again back to the Claim and to the maxim… "He who makes a claim carries the OBLIGATION to provide the Material substance of the Claim. Otherwise the claim is fraudulent in nature and it is also a known CHARGEABLE, Criminal offence.

The signed authorisation does not exist. You don't need to go to court. What everyone should be doing, is getting a responsible fitter to fit YOUR OWN METER in YOUR OWN HOME.