"Ces tui Qui Trust" (pronounce set-a-kay)

For your reading and viewing pleasure to assist you in unraveling more pieces as we journey down the rabbit hole.

Start here:

<u>http://www.youtube.com/watch?feature=player_embedded&v=7JivNhEgWgQ</u> - What is a "Ces tui Qui Trust" (pronounce set-a-kay) and why should you care?

Then:

http://www.relatingtolife.com/index.php?page=173&name=Reclaim%20%22YOUR% 22%20Strawman

In 1666, in London, during the black plague, and great fires of london Parliament enacted an act, behind closed doors, called Cestui Que Vie Act 1666.

http://www.opsi.gov.uk/RevisedStatute...

The act being debated the Cestui Qui act was to subrogate the rights of men and women, meaning all men and women were declared dead, lost at sea/beyond the sea. (back then operating in admiralty law, the law of the sea, so lost at sea).

The state (of London) took custody of everybody and their property into a trust, the state became the trustee/husband holding all titles to the people and property, until a living man comes back to reclaim those titles and can also claim damages. (Reclaim using UCC 1 and PPSA)

The rule of the use of CAPITAL LETTERS used in a NAME: when CAPITAL letters re used anywhere in a NAME this always refers to a LEGAL ENTITY/FICTION, COMPANY or CORPORATION no exceptions.

e.g. John DOE or Doe: JANE (PASSPORT, DRIVER LICENSE, MARRIAGE CERTIFICATE and BIRTH CERTIFICATE)

CEST TUI QUE TRUST: (pronounced setakay) common term in NEW ZEALAND and AUSTRALIA or STRAWMAN common term in USA or CANADA is a LEGAL ENTITY/FICTION created and owned by the GOVERNMENT whom created it. I repeat owned by the GOVERNMENT.

Legally, we are considered to be a FICTION, a concept or idea expressed as a NAME, a symbol. That LEGAL PERSON has no consciousness; it is a juristic PERSON, ENS LEGIS, a NAME/word written on a piece of paper.

This traces back to 1666, London is a state, just like Vatican is a state, just like Washington DC is a state. The Crown is an unincorporated association. Why

unincorporated, its private, the temple bar is in London, every lawyer called to the "bar" swears allegiance to the temple bar. You can't get called, without swearing this allegiance. The Crown already owns North America and everything in it.

Your only way out is to reclaim your dead entity (strawman) that the Crown created, become the trustee of the cest tui qui trust and remove yourself from the admiralty law that holds you in custody.

The Subrogation of Your Rights

When London burned the subrogation of mens and womens rights occurred. The responsible act passed... CQV act 1666 meant all men and women of UK were declared dead and lost beyond the seas. The state took everybody and everybody's property into trust. The state takes control until a living man or woman comes back and claims their titles by proving they are alive and claims for damages can be made. This is why you always need representation when involved in legal matters, because you're dead. The legal fiction is a construct on paper, an estate in trust. When you get a bill or summons from court it is always in capital letters, similar to tomb stones in grave yards. Capital letters signify death. They are writing to the dead legal fiction. A legal fiction was created when someone informed the government that there was a new vessel in town, based upon your birth. Birth certificates are issued at birth, just as ships are given berth certificates.

Your mother has a birth canal, just like a ship. All this information relates to how the general public are still legally tied. Through admiralty law, through this ancient legal construct we can be easily controlled. Learning about your legal fiction helps you to unlock yourself. Otherwise you are just a vessel floating on the sea of commerce. It is possible to be free from financial stress and debt.

Parents are tricked into registering the birth of their babies. In about 1837 the Births, Deaths and Marriages act was formed in UK and the post of registrar general was established. His job was to collect all the data from the churches which held the records of birth.

Regis - from queen or crown. All people are seen to be in custody of," The Crown". This allows people to function in commerce and to accept the benefits provided by state.

So we are in custody. Worldwide - under the IMF the majority of people are fed, sheltered and provided for, however now it is the system that is benefitting while many are suffering, are poorly fed, housed and water is contaminated. Many people are now getting sick and dying as a result - not to mention that as people evolve, they now seek to be independent of any system that seeks to control or oppress and harms the earth that this is all taking place on.

We have legally elected representatives. We have to understand who we are as men and women and how we can relate in the system.

The City of London is a centre for markets, where merchants work. Then there is mercantile law. It comes from Admiralty. Look at the symbols in the City of London that relate to Admiralty.

Our national banks are not our banks. The private shareholders from the private

banks own the banks. It is all private, not public as we are led to believe. "OF" also means "without", eg. The bank without England. Private banks issue private currency.

With WWI a change happened where money was not backed by gold or silver anymore, it is now based on peoples labour. People are now pledged to the IMF as the surety to pay back the creditors in the global bankruptcy. Men and women are not bankrupt, they are the only source of credit. The public is bankrupt.

Regarding the currency that gets issued at the Bank of England, people are the gold or the treasure. The government issues bonds or treasury bills that are bought by investors. The money goes back into the economy in order to pay for the people to build things, e.g. an Olympic Stadium. However, the people are paying taxes for the privilege of using someone else's currency and paying back the principal and the interest on the original loan that was given against the treasury bonds, bills and notes. It is a private corporation that will own the Olympic stadium, be responsible for running it, be able to sell commercial rights, yet the people are actually the ones who own it and should be profiting from it. However, principal and interest is coming through the people in order to raise the money.

So where you have commerce and money, you also have "justice". You need to understand the bankruptcy before you can understand the judiciary. You need to accept the bankruptcy. We have accepted the claim to accept the summons. There is an obligation to accept any liability which has been created. All you can do is accept the bankruptcy. We are operating in admiralty. A not guilty plea dishonours the bankruptcy. The strawman, aka legal fiction is always guilty. It needs to be accepted for value. Barristers and solicitors make a living out of creating controversy. By creating a controversy you become liable for the case.

Honour and dishonour. To remain in honour you have to accept a claim and settle it. Then you add conditions. I accept on proof of claim and proof of loss. This gives the liability back to them. The legal fiction is always guilty. Only in the high courts, can the real man or woman appear. Games are played on courts; hence the name court is a game with actors (acting on acts). It has to be treated as a game and just business. Court room dramas are misinformation. In the public, we are operating in bankruptcy and you receive benefits. It takes a lot of time, effort and study to use these tools. You have to be prepared to go fully through the process, get the right tool out of your toolbox at the right time. People need to learn how to act as creditors. In summary...

- Money is backed by labour.
- We cannot exchange it fairly for gold or silver.
- Capitalisation of "name" means a dead entity, a legal fiction.
- Know who you are, you are not your strawman or dead fictitious entity.
- Learn how to become a creditor in commerce.

IMPORTANT... Check out these links for valuable information on CQV Trust and knowing who you are...

<u>http://spiritualeconomicsnow.net/?p=164</u>and <u>http://spiritualeconomicsnow.net/?p=176</u> All the best with this! Contact us for more information to the road of a Sui Juris

Winston Shrout addresses Cestui Qui Act/Trust

An intro into the ideas of how your (entity, strawman, allcaps name) was created. In 1666 an act of parliament created during the black plague, and great fires of london, behind closed doors, was called Cestui Que Vie Act 1666 you can read the act here:

http://www.opsi.gov.uk/RevisedStatute...

The act being debated was the Cestui Qui act which was to subrogate the rights of men and women, meaning all men and women were declared dead, lost at sea/beyond the sea. This was done during a crisis. The state took custody of everybody and their property into a trust, the Cestui Qui trust, the state became the trustee/husband holding all titles to the people and property, until a living man comes back to reclaim those titles and can also claim damages.

The Cestui Qui act or Trust created is an ALL-CAPITALIZED NAME, a 'dead entity' who had all his belongings put into a trust. This act still exists, and this trust still exists.

This is how it started. The videos by Winston Shrout, Irene Gravenhorst, Jordan Maxwell, ACriticalState, all speak about this subject. The basis of how bankers use the law to hijack an all-caps name that you didn't even know existed is briefly touch on in this 5 min video.

The intention is to give you a peek at the ideas from freedom based videos. If you were born on earth, if you have a birth certificate, this applies to you. The only way to claim your trust and get free from admiralty law, is to understand who you really are, and that admiralty law does not apply to you, but in order to get free you must do some homework, file forms and know how commerce applies to you.

Winston Shrout - <u>http://www.youtube.com/watch?feature=player_embedded&v=rYtFiWLYsXc</u>