



Cestui Que Vie Act 1666
1666 CHAPTER 11 18 and 19 Cha 2

An Act for Redresse of Inconveniencies by want of Proove of the Deceases of Persons beyond the Seas or absenting themselves, upon whose Lives Estates doe depend.

X1 Recital that Cestui que vies have gone beyond Sea, and that Reversioners cannot find out whether they are alive or dead.

Whereas diverse Lords of Mannours and others have granted Estates by Lease for one or more life or lives, or else for yeares determinable upon one or more life or lives And it hath often happened that such person or persons for whose life or lives such Estates have beene granted have gone beyond the Seas or soe absented themselves for many yeares that the Lessors and Reversioners cannot finde out whether such person or persons be alive or dead by reason whereof such Lessors and Reversioners have beene held out of possession of their Tenements for many yeares after all the lives upon which such Estates depend are dead in regard that the Lessors and Reversioners when they have brought Actions for the recovery of their Tenements have beene putt upon it to prove the death of their Tennants when it is almost impossible for them to discover the same, For remedy of which mischeife soe frequently happening to such Lessors or Reversioners.

Editorial Information

X1 Abbreviations or contractions in the original form of this Act have been expanded into modern lettering in the text set out above and below. Modifications etc. (not altering text)

C1Short title “The Cestui que Vie Act 1666” given by Statute Law Revision Act 1948 (c. 62), Sch. 2

C2Preamble omitted in part under authority of Statute Law Revision Act 1948 (c. 62), Sch. 1

C3Certain words of enactment repealed by Statute Law Revision Act 1888 (c. 3) and remainder omitted under authority of Statute Law Revision Act 1948 (c. 62), s. 3

[I.] Cestui que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestui que vie were dead.

If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall remaine beyond the Seas or elsewhere absent themselves in this Realme by the space of seaven yeares together and noe sufficient and evident proove be made of the lives of such person or persons respectively in any Action commenced for recovery of such Tenements by the Lessors or Reversioners in every such case the person or persons upon whose life or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessors or Reversioners their Heires or Assignes, the Judges before whom such Action shall be brought shall direct

the Jury to give their Verdict as if the person soe remaining beyond the Seas or otherwise absenting himselfe were dead.

II. F1

Amendments (Textual)

F1S. II repealed by Statute Law Revision Act 1948 (c. 62), Sch. 1

F2S. III repealed by Statute Law Revision Act 1863 (c. 125)

IV If the supposed dead Man prove to be alive, then the Title is revested. Action for mean Profits with Interest.

[X2 Provided alwayes That if any person or [X3person or] persons shall be evicted out of any Lands or Tenements by vertue of this Act, and afterwards if such person or persons upon whose life or lives such Estate or Estates depend shall returne againe from beyond the Seas, or shall on proofe in any Action to be brought for recovery of the same [to] be made appeare to be liveing; or to have beene liveing at the time of the Eviction That then and from thenceforth the Tennant or Lessee who was outed of the same his or their Executors Administrators or Assignes shall or may reenter repossesse have hold and enjoy the said Lands or Tenements in his or their former Estate for and dureing the Life or Lives or soe long terme as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveing, and alsoe shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the said Eviction received the Proffitts of the said Lands or Tenements recover for damages the full Proffitts of the said Lands or Tenements respectively with lawfull Interest for and from the time that he or they were outed of the said Lands or Tenements, and kepte or held out of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Proffitts of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then liveing.]

Editorial Information

X2annexed to the Original Act in a separate Schedule

X3Variant reading of the text noted in The Statutes of the Realm as follows: O. omits [O. refers to a collection in the library of Trinity College, Cambridge]

Source: <http://www.legislation.gov.uk/aep/Cha2/18-19/11?view=plain>



What is a "Ces tui Qui Trust" (pronounce set-a-kay) and why should you care?

<http://www.youtube.com/watch?v=7JivNhEgWgQ>

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.

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 are 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, EN 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 Royal arms.



[The Great Fire of London \(1666\)](http://ozexposed.com/the-red-pill/67-was-the-great-fire-of-london-a-huge-smokescreen)

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Was this fire nothing more than a huge smokescreen? If you have heard of the term "Strawman" and want to know where it originated or if you wondered why the City of London is so powerful, read on...

Firstly I'd like to say sorry for the corny title, but I felt it was apt anyway.

I've been studying old legislation for a few years now and it never ceases to amaze me that I still learn something new each time I wander down that avenue. I was taught at school that London suffered from the **PLAGUE in 1665** and that the **Great Fire of London in 1666** burnt out the rat infestation and thus cured the spread of the disease they carried. I'm not so sure the accidental fire in **Pudding Lane** was an accident. This part of London Town was called "**CHEAPSIDE**". This was a slum area, of no concern to anyone and was without any intrinsic value. It was the **mother slum** of all slums. An interesting conundrum of chronological dates might show there was a hidden agenda. A Comet made a pass over the Northern Hemisphere in 1664 and most people saw it as a **bad omen**, the end of the world. Could it be possible that so much negative thought then acted like an antenna and consciousness created the resulting Plague out of negative critical-mass thinking?... Whatever happened, the Plague spread through England, especially in high density townships and cities like London. What happened next is most remarkable in its timing and we were taught that this Great Fire ended the Plague. It would appear the Plague was nearing the end of its course, and the following events became very CON-venient

Here is my latest finding:-

2ND OCT 1666GREAT FIRE OF LONDON...(started at a bakery in Pudding Lane).
3RD OCT 16662ND DAY...FIRES STILL BURNING
4TH OCT 1666FIRES FINALLY EXTINGUISHED
5TH OCT 1666.....PARLIAMENT PASSES AN ACT ...**CESTUI QUE VIE ACT 1666**

CEST.....THIS
TUI.....KILLED
QUE.....THAT
VIE.....LIFE

That's French to English Translation....now look it up in Black's Law Dictionary and see what it really means in legalese.

"The person whose life measures the duration of a trust, gift, estate or insurance contract".

The fact that this English Law was disguised within a French term might give credence to under-hand agendas being present, but when the translation to English does not match the Legalese translation, it proves beyond any doubt that another agenda was in play, or has since become a very convenient re-play with new terms being applicable.

This Act is still being used to this day.

We all know **Prime Minister Harold Holt** went for a swim and never returned. Trouble is, we had to wait 7 years before he was claimed DEAD, and not merely missing in action. WHY? Because of the above named act "CESTUI QUE VIE ACT 1666" which can be read above.

I now find a new CESTUI QUI VIE ACT 1707, which I have not had time to scrutinize. *[See below]*

This act was so important because it KILLED EVERYONE...and gave them 7 years to claim back their lives.

(**The inception of the STRAWMAN** also robbed people of their properties for the same reason).

More important than anything else, it cleared approx one square mile of old buildings, so that new ones could be established. HELLO....**CITY OF LONDON**.....Yup...out of the ashes of the innocent and decent hard working people came the **CITY of SCUMBAGS** who control the world today.

Anyone find this too coincidental....then look up on Google Maps and find **Pudding Lane**, then look for the **Bank of England**, (built after The Bank of England Act 1694), do your research on the beginings or creation of the City of London as we know it today which was built from the ashes of Cheapside in 1666.

Was the **Great Fire of London** nothing else but a **Great Smoke Screen** ... (sorry about the pun).

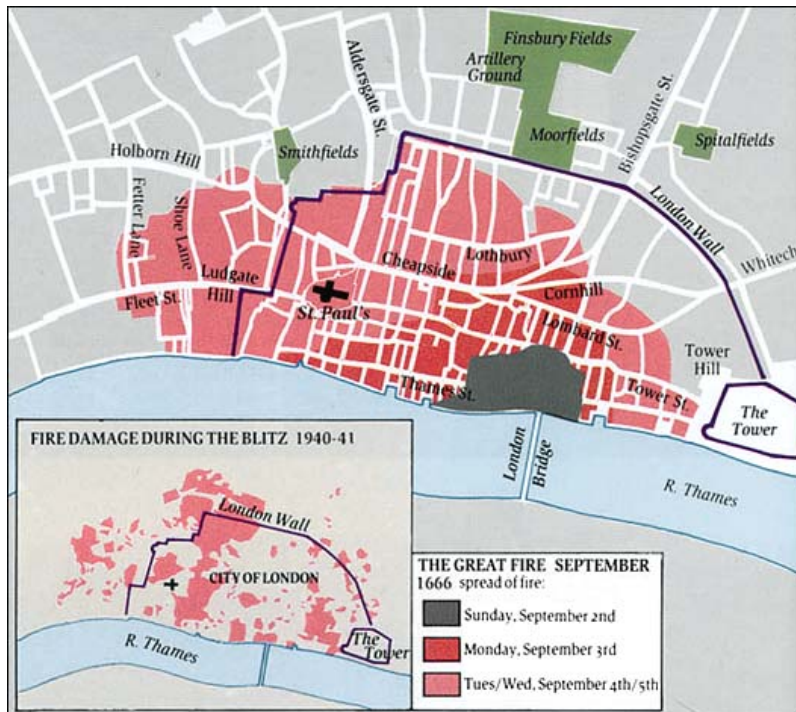
The Golden Square Mile contains among other things, **The Bank of England, London Metal Exchange (LME), Fleet Street (News), F.T.S.E. (Stock Exchange), the Royal Mint and the Old Bailey (court)**...are you getting the picture yet?

Lets go one step further...The City of London has its own flag, its own constitution & laws, its own defence force, its own police force, in fact its a sovereign nation right inside London itself. As a sovereign nation it is not amenable to any British legislation/rules/laws/flag for they are totally independent. Do the taxes earned from Fleet Street News rags, LME, FTSE go towards the British Govt. and the

people?.....good question.....and it needs answering...you can take a guess, but that's all it will be. Can someone please research this topic...I have too many other things to do, but I'd love to have something fully sourced. Whilst I have brought this era and matter to your attention I am not stating that these are all facts. The Cestui Qui Vie Act 1666 is fact. The **physical** City of London created in 1666 is fact, although the City of London **Corporation** was established much earlier. The buildings I mentioned...I just looked on Google Maps and if I'm a bit off the mark, so be it, for I do not purport to know London, let alone the City of London....

Oh yeahone more thing...The council members of the City of London....guess who they are..... again this is a guess-timate by me at the moment, but I have been told these councillors are the front men for the international banking families. This rings a bell in my mind, but pls do not blast me if this is unproven....I'm looking for people to source this information and bring it to the table so we have nothing but facts in front of us.

This is a skirmish...all those who wish to resource this should start looking to see what you can bring to the table...lets see if lots of eyes can uncover the real facts, its certainly something to do on a rainy weekend, and its fun. There's enough to work on...and enough dots to make a guess at the real picture so please bring something back to the table, and lets get this picture revealed in its full and true colours.



Feb 1667..... Parliament pass the Rebuilding Act 1667, requiring city approvals for new buildings. Remember... The **City of London Corporation** was not created in 1666, it was already well established, but it was never more powerful than it became after the Fire of London 1666, **The Bill of Rights 1688, The Bank of England Act 1694 and the Act of Settlement 1700.** This was the sole purpose of this thread, to show the Fire of London as a "smokescreen" or **False Flag Operation.**





The Cestui Que Vie Act 1707
1707 CHAPTER 72 6 Ann

X1An Act for the more effectual Discovery of the Death of Persons pretended to be alive to the Prejudice of those who claim Estates after their Deaths.

Reasons for passing this Act. Reversions, &c. expectant upon Determination of Life Estate, upon Affidavit of Belief of Death of Infant or other Tenant for Life as herein mentioned, and that such Death is concealed by Guardian, &c. may yearly move for and obtain an Order in Chancery for the Production of such Tenant for Life; and upon Refusal, &c. to produce such Tenant for Life, taken to be dead.

Whereas divers Persons as Guardians and Trustees for Infants and Husbands in Right of their Wives and other Persons having Estates or Interests determinable upon a Life or Lives have continued to receive the Rents and Profits of such Lands after the Determination of their said particular Estates or Interests And whereas the Proof of the Death of the Persons on whose Lives such particular Estates or Interests depended is very difficult and several Persons have been and may be thereby defrauded For Remedy whereof and for preventing such fraudulent Practices any person or Persons who hath or shall have any Claim or Demand in or to any Remainder Reversion or Expectancy in or to any Estate after the Death of any Person within Age Married Woman or any other Person whatsoever upon Affidavit made in the High Court of Chancery by the Persons so claiming such Estate of his or her Title and that he or she hath cause to believe that such Minor Married Woman or other Person is dead and that his or her Death is concealed by such Guardian Trustee Husband or any other Person shall and may Once a Year if the Person agrieved shall think fit move the Lord Chancellor Keeper or Commissioners for the Custody of the Great Seal of Great Britain for the Time being to order [X2 and they are hereby authorized and required to order] such Guardian Trustee Husband or other Person concealing or suspected to conceal such Person at such Time and Place as the said Court shall direct on Personal or other due Service of such Order to produce and shew to such Person and Persons (not exceeding Two) as shall in such Order be named by the Party or Parties prosecuting such Order such Minor Married Woman or other Persons aforesaid And if such Guardian Trustee Husband or such other Person as aforesaid shall refuse or neglect to produce or shew such Infant Married Woman or such other Person on whose Life any such Estate doth depend according to the Directions of the said Order that then the Court of Chancery is hereby authorized and required to order such Guardian Trustee Husband or other Person to produce such Minor Married Woman or other Person concealed in the said Court of Chancery or otherwise before Commissioners to be appointed by the said Court at such Time and Place as the Court shall direct Two of which Commissioners shall be nominated by the Party or Parties prosecuting such Order at his her or their Costs and Charges [X3And in case such Guardian Trustee Husband or other Person] shall refuse or neglect to produce such Infant Married Woman or other Person so concealed in the Court of Chancery or before such Commissioners whereof Return shall be made by such Commissioners and that Return filed in the Petty Bag Office in either or any of the said Cases the said Minor Married Woman or such other Person so concealed shall be taken to be dead and it shall be lawful for any Person claiming any Right Title or Interest in Remainder or Reversion or otherwise after the Death of such Infant married Woman or such other Persons so concealed

as aforesaid to enter upon such Lands Tenements and Hereditaments as if such Infant Married Woman or other Person so concealed were actually dead

Editorial Information

X1This Act is Chapter XVIII. 6 Ann in the Common printed Editions

X2interlined on the Roll.

X3interlined on the Roll.

Modifications etc. (not altering text)

C1Short title "The Cestui que Vie Act 1707" given by Short Titles Act 1896 (c. 14)

C2Jurisdiction of High Court of Chancery now exercisable by High Court of Justice: Supreme Court of Judicature (Consolidation) Act 1925 (c. 49), s. 18

C3Certain words of enactment repealed by Statute Law Revision Act 1888 (c. 2) and remainder omitted under authority of Statute Law Revision Act 1948 (c. 62), s. 3

II If such Infant, &c. Tenant for Life, appear to be in some Place beyond Sea, Party prosecuting such Order may send over to view such Infant, and if Guardian, &c. will not produce such Tenant for Life, then he or she to be taken as dead.

And if it shall appear to the said Court by Affidavit that such Minor Married Woman or other Person for such Life such Estate is holden is or lately was at some certain Place beyond the Seas in the said Affidavit to be mentioned it shall and may be lawful for the Party or Parties prosecuting such Order as aforesaid at his her or their Costs and Charges to send over one or both the said Persons appointed by the said Order to view such Minor Married woman or other Person for whose Life any such Estate is holden and in case such Guardian Trustee Husband or other Person concealing or suspected to conceal such Persons as aforesaid shall refuse or neglect to produce or procure to be produced to such Person or Persons a personal View of such Infant Married Woman or other Person for whose Life any such Estate is holden that then and in such Case such Person or Persons are hereby required to make a true Return of such Refusal or Neglect to the Court of Chancery which Return shall be filed in the Petty Bag Office and thereupon such Minor Married Woman or other Person for whose Life any such Estate is holden shall be taken to be dead and it shall be lawful for any Person claiming any Right Title or Interest in Remainder Reversion or otherwise after the Death of such Infant Married Woman or other Person for whose Life any such Estate is holden to enter upon such Lands Tenements and Hereditaments as if such Infant Married Woman or other Person for whose Life any such Estate is holden were actually dead.

III If it appear afterwards in any Action to be brought that such Tenant for Life was alive at the Time of the Order made, then he or she may re-enter, and have Action for Rent, &c.

Provided always That if it shall afterwards appear upon Proof in any Action to be brought that such Infant Married Woman or other Person for whose Life any such Estate is holden were alive at the Time of such Order made that then it shall be lawful for such Infant Married Woman Guardian or Trustee or other Person having any Estate or Interest determinable upon such Life to re-enter upon the said Lands Tenements or Hereditaments and for such Infant Married Woman or other Person having any Estate or Interest determinable upon such Life their Executors Administrators or Assigns to maintain an Action against those who since the said Order received the Profits of such Lands Tenements or Hereditaments or their Executors or Administrators and therein to recover full Damages for the Profits of the same received from the Time that such Infant Married Woman or other Person having any Estate or Interest determinable upon such Life were ousted of the Possession of such Lands Tenements or Hereditaments

IV Proviso for Guardian, &c. who shall make it appear that due Endeavour has been used to procure the Appearance of such Infant and Tenant for Life.

X4provided always That if any such Guardian Trustee Husband or other Person or Persons holding or having any Estate or Interest determinable upon the Life or Lives of any other Person or Persons shall by Affidavit or otherwise to the Satisfaction of the said Court of Chancery make appear that he she or they have used his her or their utmost Endeavours to procure such Infant Married Woman or other Person or Persons on whose Life or Lives such Estate or Interest doth depend to appear in the said Court of Chancery or elsewhere according to the Order of the said Court in that Behalf made and that he she or they cannot procure or compel such Infant Married Woman or other Person or Persons so to appear and that such Infant Married Woman or other Person or Persons on whose Life or Lives such Estate or Interest doth depend is are or were Living at the Time of such Return made and filed as aforesaid then it shall be lawful for such Person or Persons to continue in the Possession of such Estate and receive the Rents and Profits thereof for and during the Infancy of such Infant and the Life or Lives of such Married Woman or other Person or Persons on whose Life or Lives such Estate or Interest doth or shall depend as fully as he she or they might have done if this Act had not been made

Editorial Information

X4annexed to the Original Act in Two separate Schedules.

V Guardians, Trustees, &c. holding over without consent of Remainder Man, &c. deemed Trespassers. Damages.

And every Person who as Guardian or Trustee for any Infant and every Husband seised in Right of his Wife only and every other Person having any Estate determinable upon any Life or Lives who after the Determination of such particular Estates or Interests without the express Consent of him her or them who are or shall be next and immediately entitled upon and after the Determination of such particular Estates or Interests shall hold over and continue in Possession of any Manors Messuages Lands Tenements or Hereditaments shall be and are hereby adjudged to be Trespassers and that every Person and Persons his, her and their Executors and Administrators who are or shall be entitled to any such Manors Messuages Lands Tenements and Hereditaments upon or after the Determination of such particular Estates or Interests shall and may recover in Damages against every such Person or Persons so holding over as aforesaid and against his, her or their Executors or Administrators the full Value of the Profits received during such Wrongful Possession as aforesaid.

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Source: <http://www.legislation.gov.uk/apgb/Ann/6/72>