

## What is the Crown Temple



The British monarch is not the Crown, the office of monarch is the head of state and exists in the fiction. The Crown is the bankers and attorneys who are the priestcraft or wizards that administer the will of the Templar Crown which is commanded by the hidden bloodlines, or what we can call the Big Houses of old money. The heads of the Solomon Templars made base in Switzerland in 1291 from which European micro states were born as the system spread.

## Who own your soul ?



The horrendous crime of owning another life came from Pope Boniface in 1302, through the Unam Sanctam trust when he declared that every soul was to be registered property to the Vatican.

If we expand the picture somewhat, what we have in the creation of the Unam Sanctam trust is the mechanic by which the Holy See, through the Pope, was the whisperer of deeds to be done for Christ in the ears of Kings and to Knights to go off and kill in direct opposition to the Gospel message, thus the knight in following the call to kill given by the Pope, forfeits his land and titles to his Trustee. If the knight showed continued allegiance to the Pope during the campaigns, upon his return from the crusade would receive his property and land back from his appointed Trustee, but in order to keep his regained possessions he becomes a slave to the Holy See or the courts would shift ruling in the favour of the Trustee. The Claim of Right – Unam Sanctam that made up the Papal Bull had within it the claim that the Vatican own all the souls in all the world. In this manner the Vatican did take control over land and rights and also titles across Europe. In this sense the rift between the Knights Templar and the Holy See was created as the Knights realised the trap and began to operate against the Holy See, and thus became a legitimate challenge to those families that made the Claim of Right over the entire world.

## **The History Of Our Slavery**

### **AD 1302 – Unam Sanctam. The 1st Trust of the World**

Unam Sanctam is one of the most frightening documents of history and the one most quoted as the primary document of the popes claiming their global power. It is an express trust deed. The last line reads:

“Furthermore, we declare, we proclaim, we define that it is absolutely necessary for salvation that every human creature be subject to the Roman Pontiff.”

It is not only the first trust deed in history but also the largest trust ever conceived, as it claims the whole planet and everything on it, conveyed in trust.

### **AD 1455 – Romanus Pontifex (Crown Land) Crown 1.**

This first Crown is represented by the first Cestui Que Vie Trust, created when a child is born. It deprives us of all beneficial entitlements and rights on the land. Pope Boniface VIII was the first leader in history to create the concept of a Trust, but the first Testamentary Trust, through a deed and will creating a Deceased Estate, was created by Pope Nicholas V in 1455, through the Papal Bull Romanus Pontifex. This is only one of three (3) papal bulls to include the line with the incipit “For a perpetual remembrance.”

This Bull had the effect of conveying the right of use of the land as Real Property, from the Express Trust Unam Sanctam, to the control of the Pontiff and his successors in perpetuity. Hence, all land is claimed as **“crown land”**.

### **AD 1481 – Aeterni Regis – Crown of the Commonwealth (BODY) Crown 2.**

This second Crown is represented by the second cestui Que Vie Trust, created when a child is born and, by the sale of the birth certificate as a Bond to the private central bank of the nation, depriving us of ownership of our flesh and condemning us to perpetual servitude, as a Roman person, or slave.

The second Crown was created in 1481 with the papal bull Aeterni Regis, meaning “Eternal Crown”, by Sixtus IV, being only the second of three papal bulls as deeds of testamentary trusts.

This Papal Bull created the “Crown of Aragon”, later known as the Crown of Spain, and is the highest sovereign and highest steward of all Roman Slaves subject to the rule of the Roman Pontiff. Spain lost the crown in 1604 when it was granted to King James I of England by Pope Paul V after the successful passage of the “Union of Crowns”, or Commonwealth, in 1605 after the false flag operation of the Gunpowder Plot. The Crown was finally lost by England in 1713, when it was returned to Spain and King Carlos I, where it remains to this day.

### **AD 1537 – Convocation (SOUL) Crown 3.**

This third Crown is represented by the third Cestui Que Vie Trust, created when a child is baptised. It is the parents’ grant of the Baptismal certificate—title to the soul—to the church or Registrar. Thus, without legal title over one’s own soul, we will be denied legal standing and will be treated as things—cargo without souls—upon which the BAR (British Accreditation Registry) is now legally able to enforce Maritime law.

The third Crown was created in 1537 by Paul III, through the papal bull Convocation, also meant to open the Council of Trent. It is the third and final testamentary deed and will of a testamentary trust, set up for the claiming of all “lost souls”, lost to the Sea (Holy See).

The Venetians assisted in the creation of the first Cestui Que Vie Act of 1540, to use this papal bull as the basis of Ecclesiastical authority of Henry VIII. This Crown was secretly granted to England in the collection and “reaping” of lost souls.

The Crown was lost in 1816, due to the deliberate bankruptcy of England, and granted to the Temple Bar which became known as the Crown Bar, or simply the Crown. The Bar Associations (British Accreditation Registry), and our courts have since been responsible for administering the “reaping” of the souls of the lost and

damned, including the registration and collection of Baptismal certificates representing the souls collected by the Vatican and stored in its vaults. This is why judges wear black, for they mourn for the dead.

## **The Cestui Que Vie Trust (CQV) AD 1666 Henry VIII of England – DEAD LOST AT SEA (SEE)**

A Cestui Que Vie Trust is a fictional concept. It is a Temporary Testamentary Trust, first created during the reign of Henry VIII of England through the Cestui Que Vie Act of 1540 and updated by Charles II, through the CQV Act of 1666, wherein an Estate may be effected for the Benefit of a Person presumed lost or abandoned at “sea” and therefore assumed “dead” after seven (7) years.

Additional presumptions, by which such a Trust may be formed, were added in later statutes to include bankrupts, minors, incompetents, mortgages, and private companies. The original purpose of a CQV Trust was to form a temporary Estate for the benefit of another because some event, state of affairs, or condition prevented the people from claiming their status as living, competent, and present, before a competent authority.

## **AD 1836 – Registration of Births, Deaths and Marriages**

**The CIVIL registration of births and deaths commenced 1st July 1837. From this date;**

‘His Majesty was to provide a proper Office in London or Westminster, to be called “The General Register Office,” for keeping a Register of all Births, Deaths and Marriages of His Majesty’s **Subjects** in England.’

When a child is born in a hospital-WARD State (Estate), under inferior Roman law, three (3) Cestui Que (Vie) Trusts are created upon certain presumptions specifically designed to deny, forever, the child any rights of Real Property, any Rights to be free, and any Rights to be known as a living breathing man or woman, but rather as a DEAD LEGAL FICTION or a creature or animal/chattel.

The Birth Certificate is the Title to your soul and proof of ownership by the Holy See. The Claim of Right and the first Express Trust named Unam Sanctam, is the core of the Holy Sees ownership of your soul.

Every Birth Certificate is a financial instrument lodged in the Vatican bank. The Vatican and it’s franchises hold all titles to all; our bodies, including copyright to our given names, our baptismal records, our souls, our property, our land deeds,

mining claims, patents, trademarks, signatures, automobiles, and more, the list goes on.

Look at “your” Birth Certificate — signed by the County Registrar, an officer of the probate court, issued in the NAME of a “dead person” — numbered as a bond and issued on bond paper. The IMF (International Monetary Fund) converted all your private bank accounts to the ownership of the ESTATE trust IMF created “in your name” and moved the ESTATE offshore to Puerto Rico where you and your assets supposedly came under the foreign maritime jurisdiction of the United Kingdom (Minor). The IMF (International Monetary Fund) claims that it owns all your bank accounts.

You are not obliged to register your children, but if you do, it is at this point that you create a legal entity/PERSON. You are handing ownership of that PERSON over to a foreign entity/The CROWN. The Government seizes the PERSON under Maritime Law and it becomes their chattel property.

Birth Certificates are used as collateral to float bonds for loans.

The moment the Birth Certificate is created;

- 1 the Government registers it with the Department of Trade, Industry, and Commerce, and
- 2 the Department of Trade, Industry and Commerce notifies the Treasury, and,
- 3 the Treasury then takes out a loan from the bank. The Treasury uses that loan to purchase bonds from the Department of Trade, Industry, and Commerce, and,
- 4 the Treasury then invests the sales proceeds in the stock/bond market. The Treasury issues securities in the form of bonds, sometimes prison bonds, notes and bills, using the bonds as securities.

### **The Executors or Administrators of the higher Estate willingly and knowingly:**

Convey the beneficial entitlements of the child, as Beneficiary, into the first Cestui Que (Vie) Trust in the form of a Registry Number by registering the Name, thereby also creating the Corporate PERSON and denying the child any rights as an owner of Real Property.

Claim the baby as chattel to the Estate. The slave baby contract is then created by honouring the ancient tradition of either having the ink impression of the baby’s

feet onto the live birth record, or a drop of its blood, as well as tricking the parents to signing the baby away through the deceitful legal meanings on the live birth record which is a promissory note, converted into a slave bond, sold to the private reserve bank of the estate, and then conveyed into a second and separate CQV Trust, per child, owned by the bank. When the promissory note reaches maturity and the bank is unable to “seize” the slave child, a maritime lien is lawfully issued to “salvage” the lost property and is monetized as currency issued in series against the CQV Trust.

Claim the child’s soul via the Baptismal Certificate. Since 1540 and the creation of the first CQV Act, deriving its power from the Papal Bull of Roman Cult leader Pope Paul III, 1540, when a child is baptised and a Baptismal Certificate is issued, the parents have gifted, granted, and conveyed the soul of the baby to a “third” CQV Trust owned by Roman Cult, which has held this valuable property in its vaults ever since. Since 1815, this third Crown of the Roman Cult and third CQV Trust representing Ecclesiastical Property has been managed by the BAR (British Accreditation Registry) as the reconstituted “Galla” responsible, as Grim Reapers, for reaping the souls.

**Source :** <https://www.standfortruth.co.uk/who-owns-your-soul-cestui-que-vie-trusts/>