

WTF Happened? – v4

There have always been imbalances of power where a particular individual or group thought they were better than others and were able to get the upper hand and acquire some advantage over others. That's just the way it is and has always been. Monarchs and Religious Leaders are prime examples. They obtained the consent of those that became designated as their subjects and followers through coercion. They were never any more SOVEREIGN than anyone else. They possessed no more indigenous rights or power than anyone else BUT they were able to coerce or fool others into agreeing that they did.

There are various Laws of Nature, aka Natural Laws. Natural Law has been recognized by every society we know of. Individuals, families, tribes, nations, and empires have all acknowledged that these 'Natural Laws' exist and are an inherent part of being a living, sentient being. These Natural Laws are the source of our 'Power,' each of our Individual Indigenous Power. It is irrelevant whether they simply 'ARE' or if they were bestowed by some higher power as religious folks believe, either way these rights and power belong to US.

That has not stopped various individuals and groups from doing their best to impose their wills upon others thereby limiting one's inherent rights and usurping some of their power. Sadly, most of those individuals and entities (corporations, trusts, governments, monarchs, religious leaders, etc.) were established simply as 'surrogates' to carry out various services via contract for us.

At different points in the history of the planet, there have been large societies that have risen, flourished for a time, and eventually fallen for a variety of reasons. History, although our knowledge of it is far from complete, is rich with the stories of the rise and fall of these societies. In virtually all cases, the fall involved usurpation of the people's rights & indigenous power by the various surrogates that were entrusted with delegated or assumed authority.

Here we are concerned with getting an overview of the major factors that have gotten us to where we are today. To understand how Natural Law and Indigenous Power were corrupted, modified, added to, or replaced, thereby harming us. Therefore, only key events from 'Western history' will be included. Understand that there is an equally rich history from the 'East.'

1. I propose that the origin of the problem was, and remains, with the living man or woman **not knowing that they even had such things as natural rights or indigenous power.** From very early on, children are taught that the parents, grownups, group, tribe, leaders, King or Queen, Shaman, Religious authority, Gov't and Gov't officials are the authorities and have power, kids did not. Many cultures had various ceremonies that acknowledge when children attained a level of maturity and knowledge where they too were recognized as having natural rights and indigenous power. Unfortunately, in most cultures this right of passage to a position of equality has been lost.

2. The next contribution also has to do with **human nature**, this time involving certain personality types that ‘think they are better than everyone else.’ Through various forms of manipulation these types of people are able to usurp some of the indigenous powers of others. We all know that power corrupts most people, and it really corrupts and changes certain people to an extreme extent. All they think about is how to acquire more power and the privileges and riches that go along with it. Some are successful, others are not. The ones that were became Kings, Queens, Emperors, Popes, etc., etc.
3. From a historical prospective, I propose that one of the first major events that had a significant impact on where we are today was in **1213** between King John of England and Pope Innocent III. The Pope had excommunicated John for basically being a putz and abusing his people. Being excommunicated back then was a big deal. King John worked out a deal with the Pope to be ‘unexcommunicated’ in exchange for pledging England and Ireland as ‘fiefs’ of Rome and for his crown and authority to be forfeited to Rome and therefore under the control of the Pope.
4. Next came the Magna Carta in **1215** (a very positive and significant thing). Many of the British Nobility, over 30 Barons, continued to be disenchanted with King John. They forced him to sign the Magna Carta, one of the great documents of history and the first to acknowledge the rights of every freeman and hold even the King accountable to the law.
 - a. Due to the deal the King had reached with the Pope, the Pope declared the Magna Carta null and void as it was obtained under duress. The Magna Carta was, however, revived three times and eventually became part of English Law.
5. The next major events began with a series of Papal Bulls (declarations) beginning in **1302** that declared that the Pope was the **Supreme power on earth** and in charge of the ‘**Global Estate Trust.**’ The Global Estate Trust was ‘supposedly’ a trust created by God (the **grantor**) who entrusted Adam (the original **trustee** and then his progeny) with the assets of the earth for the benefit of mankind and all future generations (the **beneficiaries**).
 - a. The problem with this whole Global Trust thing is that **it was a total fraud and fabrication**, a power grab if you will. But no one dared stand up and object, thereby accepting his offer to contract by implicit agreement out of FEAR of being excommunicated and burning in hell. That was pretty effective stuff back then and even more amazingly it has continued to work today.
 - b. Of course, it must be remembered that the Catholic Church was very powerful back then and it continues to be to this day. People were not very sophisticated and their access to information was severely restricted and controlled (also not unlike today). So, for the most part everyone went along with this. Monarchs were very leery about messing with the church and religion as it was one of the few things that could get them into hot water with the people who were kept in fear of going to hell, etc.

- c. In reality, it is important to point out that this entire thing, although technically invalid on the face of it, became valid through the natural right of people to ‘agree or contract’ and accept this audacious lie (offer) thereby accepting it via tacit agreement if not by direct oath. In spite of that, I believe the key to undo it is to understand that Fraud is Fraud and once recognized it VOIDS the agreement/contract as though it never happened! Time to let the people know.
6. As **part of this fictitious ‘Global Trust’** created by the Papal Bulls (complete bullshit in my humble opinion) the Popes and Kings (as this process spanned quite a few years) divvied up the **assets and jurisdictions** of the planet. There would be three jurisdictions each with various assets that they ruled over and categories of laws that would apply.
- a. **The Air Jurisdiction** was under the sole control of **the Pope and his appointees**. It included all living and dead souls, spirits, angels, demons, and ideas, it was **Global** in nature.
1. The Laws of the Air are quite simple and straightforward: 1. Keep the Peace. 2. Do unto others as you would have them do unto you. 3. Do what you like so long as it does not harm another, their property, or infringe upon their freedom.
- b. **The Sea Jurisdiction** was to be controlled by **the British Monarchs**. All vessels, mariners, sailors, merchants, and creatures of the sea were included under this jurisdiction, it was **International** in nature.
- i. The Laws of the Sea evolved from Natural and Common Law combined with Roman Civil Law to become what was known as Law Merchant and Maritime Admiralty Law. These laws were more efficient when dealing in commerce & international trade as they were composed of courts of merchants who had a better understanding of commerce than commoners. In the realm of Maritime Admiralty, although also commercial, they tended to take on a somewhat darker side as they also covered various war related actions of monarchs.
- c. **The Land Jurisdiction** was originally under the control of the Spanish King (apparently a political maneuver by the Pope who was trying to control revenue sources from Spain at the time as well as being a slap in the face to the King of France for being too progressive). It included all resources of the land including people, animals, plants, and minerals. It was **National** in nature. It gradually shifted to the monarch or government of a given nation.
- i. The Laws of the land will vary somewhat depending on the form of government of that land. Theoretically, the laws of any given nation-state or body politic would have Natural Law as its foundation which would evolve as Common Law based on the particular needs, wants, and customs of the people of that body politic or nation-state.

7. **All of the above events further obscured the concepts** of inherent Natural Rights (arising from Natural Law) and Individual Indigenous Power. The role of the people in the entire ‘Global Estate Trust’ SCAM was as SUBJECTS (slaves) of the body politic governing the air, seas, and lands. This has continued to the present! Most people do not realize what a sovereign is and that they are sovereigns. Although the united States of America is the only nation that has spelled that out in its Declaration and Constitution, the same is TRUE for every living man and woman on the planet. Remember, the Constitution did not GIVE us those RIGHTS and grant us SOVEREIGNTY, it simply acknowledged them and was SUPPOSED to protect them (it failed because WE failed to remain vigilant).
8. **These fabricated, invalid trusts and jurisdictions are still in effect today, as they were ‘accepted’ by tacit agreement by the Monarchs and governments of the Western world as well as the PEOPLE. There are dozens upon dozens of trusts and implied contracts that RULE or lives today!**
 - a. These trusts evolved to become the ‘**surrogate service providers**’ for the people via the elected governments. These surrogates gradually took on a life of their own and continued to grow and usurp more and more power and control to extract the wealth from the people. It ultimately has led to what some call the ‘deep state’ government under color of law. Think of them as Trust Management Organizations or Homeowners Associations. They are fictions that have fooled the people.
 - b. They basically became invisible and integrated into, actually usurping and replacing, sovereign nation-state governments and replacing them with corporate fictions for the purpose of generating profits, maintaining, and acquiring more control, power, and wealth.
9. The next major event occurred in **1666** in England. The Parliament passed the **Cestui que vie (pronounced Sestakay) Act**. Basically, it took all property and placed it in **Roman Inferior Trusts** to allow for management of all property belonging to unknown survivors of the **Black Death and the Fires of London**. All citizens were presumed dead, their estates were **administered by the Vatican** until a living person returned to claim their estate.
10. These two major fictions (The Global Estate Trust and the Cestui que Vie trusts) were in operation for over 200 and 100 years, respectively, **prior to the founding of America** and were further propagated around much of the world with the expansion of the British Empire. We inherited all of this.
 - a. America, upon ‘winning’ its independence **inherited English Law** and built upon it. English Law was and is a combination of both **Common Law** (derived from and evolved from Natural Law) and Equity Law that was developed under the Chancery Courts. Additionally, what was known as the **Law Merchant/Lex Mercatoria** was also merged with Common Law in the English system during the

mid to late 1700s. The Law Merchant was derived from commerce and **Roman Civil Law** as Rome had been one of the first great world powers with an extensive trade and merchant class.

11. Over the next few hundred years, the **self-appointed Trustees** of these **fictitious, immoral, and immortal trusts** have modified them and added many additional trusts and implied contract to both monetize and control the masses through fear, misinformation, distraction, and the color of law. **Yes, basically what I'm saying is that the entire thing is a huge FRAUD and conspiracy that has continued over hundreds of years.** There is a ton of evidence to support this contention although none of the conspirators have openly fessed up, but that's the nature of conspiracies, they are secret.
12. Additional key pieces that have furthered the **monetization and control** by those in charge of the trusts include **enticing and/or tricking people into giving up many of our natural rights in exchange for various perceived and promised benefits**. Examples include:
 - a. The creation of a corporate citizen (**US citizen**) by the 14th Amendment that eliminates many rights including the protection of the Bill of Rights.
 - b. The **Birth Certificate** which is a Bond or Surety that is used to create a new, separate legal entity, a corporation, as evidenced by the ALL CAPS name which is placed into a trust without your knowledge. In this case, you are the trustee which makes you liable for the debt fraudulently created.
 - c. The **Social Security** number and card. Social Security is a TRUST. In this case you are a beneficiary which binds you to all of the rules of the trust indenture (contract) thereby limiting your natural rights and indigenous power.
 - d. **Drivers Licenses** which bind you under contract as a commercial driver of motor vehicle transporting goods and/or persons (corporations) for hire under the National Highway TRUST. Again, you have been designated as a beneficiary and are bound by the trust agreement. It has nothing to do with your right to 'travel' and transport your personal property via whatever means you choose.
 - e. **Bank signature cards** are adhesion contracts under Maritime Admiralty Law.
 - f. **Voter Registration** cards further lock you into an agreement that acknowledges that you are a US citizen and subject to all kinds of restrictions in exchange for the privilege to vote in various elections for candidates chosen by corrupt political parties that are also a major part of the problems we have today.
 - g. **Passports**, same situation where most declare they are a US citizen rather than a more correct term like living Man or Woman born of the soil of a state that is one of the united States of America. This provides both State & National Citizen Status as a Free, Sovereign Man or Woman.
 - h. **Income tax returns and compliance with the rules and regulations of the IRS. The IRS is a PRIVATE corporation operating under the color of law.** You are

volunteering to comply, report, and pay taxes based on your assumption that you are required to do so. It is legal since you have volunteered to comply and participate under the rules of a private corporation. So, although it is not 'lawful' it is legal based on various contracts that you signed agreeing to do so.

13. I realize that much of this **may sound a bit insane** if you haven't been exposed to any of these ideas and history before. I strongly urge and encourage you to do your own research. Be sure to use multiple sources and consider the biases inherent in each.
14. There is **a ton of information and misinformation out there**. Many have been researching and studying for decades. Please take some time to do your own research and once you have a fair degree of confidence begin the process of reclaiming your proper status and rights. Link up with others and work to reclaim control and direction of our government that was supposed to be Of, By, and For the People. Please remember that the 'powers that be, whoever they might be,' control the media, the narratives in the textbooks, and employ thousands of trolls to feed us misinformation.

What is government today? When we say government today, we really mean corporations that were originally contracted with to provide services for the people. The people are the sovereigns who possess Natural Rights and hold Indigenous Power. The People, typically via their elected representatives, grant contracts, some authority, or 'surrogate power' to carry out various functions that the people wish to delegate. In MANY such situations, those surrogate corporations **took advantage of the trust of the indigenous power and usurped that power** (or as much of it as they could get) acting as if they were the original, sovereign government. They do this under the color of law and it is our own damn fault because we, and our forefathers, got distracted and lazy, they and we failed to remain eternally vigilant and properly informed.

What are YOU going to do about it?

Definitions:

Sovereignty - In summary, the power of sovereignty is:

1. Based on the inherent nature of the free individual;
2. It is the source of authority from which all laws and governments arise;
3. It is based on the action of the individual being supreme;
4. It is a gift that you choose to give yourself.

Common Law—unwritten, natural law codified in England from the Mosaic law of the Old Testament, Magna Charta (1215), Petition of Rights (1618), and Habeas Corpus Act (1679).

CANON LAW—moral rules and laws integrated from various religious traditions especially the Roman Catholic Church; rights given by “GOD” through intuition and common sense; principles of life, liberty & the pursuit of happiness; principles of religious freedom and the 1st Amendment.

Equity:

Monarchs:

English Monarchy: The Queen may not be the recognized head of the govt today BUT she is still extremely powerful and is considered the richest woman on the planet with her fingers in many pots.

The English Empire: Possibly the most brutal regime of all time, do you really think they just let us go without implanting multiple Trojan Horses?

The Holy Roman Empire / Roman Catholic Church: Still the biggest property owner on the planet.

Money, Bankers, and Finance: