#### BENEFICIARY-GRANTOR TRUSTS: EFFECTIVE PLANNING WITH DEFECTIVE TRUSTS

THE UNIVERSITY OF TEXAS SCHOOL OF LAW 2022 STANLEY M. JOHANSON ESTATE PLANNING WORKSHOP

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# INTRODUCTION

A history of Internal Revenue Code Sections 671 – 679

- •Eliminating an income tax strategy
- •Creating an estate and gift tax strategy

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## **GRANTOR TRUST RULES**

**Internal Revenue Codes §§671-679** 

- •§671 Trust Income, Deductions, and Credits Attributable to Grantors and Others as Substantial Owners
- •§672 Definitions and Rules
- •§673 Reversionary Interests
- •§674 Power to Control Beneficial Enjoyment
- •§675 Administrative Powers

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# GRANTOR TRUST RULES CONTINUED

**Internal Revenue Codes §§671-679** 

- •§676 Power to Revoke
- •§677 Income for Benefit of Grantor
- •§678 Persons Other Than Grantor Treated as Substantial Owners
- •§679 Foreign Trusts Having One or More United States Beneficiaries (Not discussed as part of this article)

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### **USING GRANTOR TRUSTS**

- Intentionally Defective Grantor Trusts
  - Settlor Intentionally Defective Grantor Trust ("SIDGT")
  - Beneficiary Intentionally Defective Grantor Trust ("BIDGT") aka Beneficiary Defective Inheritor's Trust ("BDIT")
  - Beneficiary Deemed Owner Trust ("BDOT")

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