

# Duke of Westminster avoids huge inheritance tax bill using legal loophole

Hugh Grosvenor was the 68th richest person in the world when his father died in 2016 and he inherited his £9billion fortune. The Duke of Westminster, who today got married with Prince William as his best man, avoided a billion pound tax bill, thanks to a legal loophole.



The Duke of Westminster with his new wife Olivia (Image: Getty Images) By [Kelly-Ann Mills](#)  
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Hugh Richard Louis Grosvenor became the 7th Duke of Westminster after the sudden death of his 64-year-old father in 2016. He also became the third wealthiest landowner in Britain and 68th wealthiest person in the [world](#) at the time, according to Forbes.

But the then 25-year-old Duke was able to keep all of his father's estate worth an estimated £9billion, thanks to an inheritance tax rule which meant he didn't have to hand over a huge wad to the government's coffers.

The new Duke was due to pay 40% inheritance tax to the Treasury and would have almost equivalent to the government's entire death duty income for the financial year. But as the estate was held in a trust, the tax does not apply. Trusts are subject to charges every 10 years from the anniversary of their creation and are due to be 6% of the amount in trust. But there are many other loopholes such as agricultural and business property relief which accountants for the Grosvenors will take full advantage of.

Ian Dyall, a manager at the financial adviser Towry, told the Guardian: "[The benefits of trusts are that they don't form part of somebody's estate.](#) In a discretionary trust, you have a whole pick list of potential beneficiaries which the trustees can choose to appoint benefits to.

"Because of that, you can't point a finger to any potential beneficiary and say that's your money. Money can stay in the trust and cascade down from generation to generation and nobody pays inheritance tax on it." MORE ON [Inheritance tax](#) [Prince Harry](#) [Prince William](#)

**Highly Confidential – FOR YOUR EYES ONLY** – In the wrong hands this could be get folks into trouble as there is more to know before moving to action. Disclaimer: For entertainment purposes only, this is not legal advice and you are responsible for your own actions. I accept no responsibility or liability for this article or the content, but I am happy to help you along the path to competence so you can be empowered enough to create a lasting dynasty and protect your assets.

## Learning Trusts, Re: the Article concerning the Grosvenor Family Trust....

**Lesson one:** First its titled “Legal loophole” which is very misleading as in conjures ideas that it is somehow cheating the system like tax evasion. Well the key here is that Trust are not in the LEGAL WORLD but are in an entirely different jurisdiction. Most of us are only ever in the Legal or Statutory World. Incidentally just to show how words are important, your living “on the earth” but living in the WORLD which means Legal or Statutory. You are in their World..... can you see the difference? Especially the ON and IN .... its important.

So Trusts are in a different Jurisdiction, that of EQUITY. Now there are some statutory trusts, there has to be as in their WORLD everything is a Trust. A company is a trust and you are in Trust relationships everyday without knowing it. You take a taxi... you are in a trust because you are expecting the driver to take you safely and by the most direct route and if he doesn't he is in breach of the trust you placed in him. However we are all ignorant of the fact until we start wearing Trust glasses, then we see trusts everywhere. And yes, you can make a trust in the statutory/legal World no problem: any Professional Accountant, Solicitor or Financial advisor will offer that but they can't offer anything outside of their Jurisdiction as their duty is to the LEGAL WORLD who licence them to be a Tax collector.

OUR WORLD, the legal fiction is based on Roman Law and then later Maritime law. We are all under the law of the Sea, and the evidence is everywhere.

Equity is another jurisdiction completely with its own customs, language and rules. It is for men and women who do not need to be re-presented by someone else as in the legal system. They have studied and know who they are, they are in control of their destiny and are not placing it in the hand of others whose allegiance is to the state not them.

Those that created the near perfect social/military system or fiscal prison needed a way that circumvent the very system they created so what applied to the common man didn't apply to them. The elite, the aristocracy and the privileged all know and this knowledge was passed from generation to generation. All the big estates and wealthy families hold this knowledge and the crazy thing is it's all in plain sight.... we just couldn't see it. There are so many text books and references once you know this is a subject of interest to you, you wont need convincing. The children of these families are taught this from a young age so it's all very natural to them, for us who chose to learn it later in life it does require a Paradigm shift, like learning another language.

So the law of Trusts is neither Legal or Lawful but Equitable = Fair

Unless you went to public school, were taught Latin and became a barrister then you can see it's not for the common man. In the legal World we the ordinary man, is an IDIOTA or idiot because we have no legal training so depend on them the “Re – Present” us because we can't present ourselves. They solicit for trade basically to ensure the smooth running of the commercial world and that all debts are collected.

Equity however is for anyone who will invest the time to learn and become empowered. It's been there since the beginning of time and is decided in its own Court, the court of equity or Chancery.

When a car is manufactured it's given a Certificate of Origin... do you hold that? No. When the car was registered by the dealer, he informed DVLA of the new KEEPER and the DVLA now hold the certificate of Origin (its like a Birth Certificate for cars). The word "Register" is to give away.... Regis (king) or state, so they own your car and can take it and crush it anytime they chose. More importantly they as Trustees decide how you the Beneficiary can use the car and they will punish you if you don't follow the rules. You will Tax, MOT, Insure, obey the Highway Code and pay all liabilities and fines. BANG your now also the trustee because "the trustee always pays" and the mere fact you accept you are DRIVING = Commercial Activity where as in equity you are travelling. If you could deregistered your car then you can use it to Travel but since they own the roads it makes it something of a legal challenge most don't want to be involved with. That said some have done it successfully.

The same with your house.... you don't own it.... you can't because you don't have the "allodium", the state does, once again you only have a legal title (DEED)to use the house and because of this, once again the DUTIES of you the trustee are to pay all liabilities and debts.

It's interesting that in the legal world that they are not obligated to tell anyone they are a trustee. *More on that later.*

*Here is the important thing..... Because there wasn't any disclosure that you are in this trust relationship, you are entitled to move your assets into trust. The same rules used against you now work for you.*

You see.... here is the real Big Gun.... there are Implied trusts and Express trusts.

In an implied trust they have made you the trustee but never disclosed the fact. Now because of this "non-disclosure" and so they are seen to be honourable, "you" as the now educated "about trusts" man know you have the right to Express the trust. It's a bit like who's hand goes down last. You always have the right to Express the Trust and that's why you can take all these TITLES into your trust. And the next clever bit, you can layer it so you can have a Trust as the controlling trustee in another trust and so on, many layers deep so they can never unravel it.

So to clarify: An express trust is when you formalise or articulate your "will" to State a trust relationship which supersedes any Implied trust. Because they have knowingly committed a fraud in setting up this system, they can always say in their defence: "Everyone has a remedy but if they chose to sit on their hands, then that's down to them, let the "sheep be sheep" and we will farm them till such time as they get better educated an learn they have an alternative". Principally they rely on us being ignorant, distracted and stressed so we just keep doing what we do and never change anything. They know this... and rely on us being that predicable we will never suss their game and if we do they have plausible deniability. They will say the remedy was always there but you chose to look the other way!

All is not as it appears; So you took a mortgage, but they didn't lend you anything, they used your signature to create a security and traded that for the term of the loan, the money was created out of thin air and no bank can ever show on its books it lend you anything.

If you take bank loan, credit card or finance again they didn't lend you anything... its all just a ledger exercise..... Want proof?????? The bank will never sue you themselves; they will sell the debt to debt collector...Why? Because they want to be at "arms Length" from the fraud and hence use a 3<sup>rd</sup> party sacrificial entity. Ultimately they don't want to be touched by the Tar baby. ***"a problem that is exacerbated by attempts to struggle with it, or by extension to a situation in which mere contact can lead to becoming inextricably involved"*** If the banks were in court you would have the right to ask for proof and they don't have it and they know it.

So to finalise for now the World we live "in" not "on". There are really only two things that are of interest in English law.... Land and Title. Everything else is simply debt... because we live in a DEBT BASED ECONOMY and everyone simply buys and sells debt.

When you pay for you electric, you're paying a licences debt collector. The company that bills you doesn't generate electricity or provide the infrastructure, National Grid does that... Check their paperwork ... at the bottom it will say Registered under the credit consumer act as a debt collector.

And finally everything is in AGENCY look around you everyone is acting as an AGENT of something. Even you are just an agent of your company as is the DVLA is an agency of the crown.

So let's get to bones of all this and why the two jurisdictions?

So a long time ago the King was the boss and we were all his subjects, ultimately the King was responsible for his subjects but this did not sit comfortably with the king so His advisor Lord Bauer suggested he created a Trust and that trust is the same trust operating today.

Let's see how that worked, and how it evolved over time....a history lesson. So the King is Grantor of the trust and put everyone and everything in to the trust which is why the doomsday book... an inventory of everything put into the trust. Later on and very conveniently there was the fire of London which created a situation where they could not account for all the subjects so they created the Cest Que Vie act 1666. Google and read it please. This Act presumed all the people were dead because they had not heard from them and hence forth the people would be aliens in their own land and now are legal fictions. You may be the flesh and blood man, but in everyday life you operate as a legal fiction identified by your Title i.e. Mr, the SURNAME and the Date of Birth. If they have those three things to identify you then you are that legal fiction. It's not all bad.... you are a corporate sole, with limited liability and as the state created you, so they are responsible for you. It also brings the added advantage of limited liability. At birth the state created a bond which pays your NHS, Schooling and education and if required your Hotel stay in Prison. You are entitled to a PORT PASS allowing the Crown to "require you the freedom to travel without let or hindrance". Read your passport... what does it say?

In 1837 the Births Deaths and Marriages Act came into being and Birth certificates became mandatory, new children born were registered to the state. So you, by registering your child gave it away to the state and consequently are not a Parent in the true sense but a guardian of the State's child and that's why social services can take you children away. However, it's not as negative as it sounds as for the vast majority who can't take responsibility they are happy to let the state manage everything. We are regarded as children "who can't hold our nappies up" even as adults. That said for most it brings many benefits including education, health care, security and employment. But in reality, we have little knowledge so rely on others to Re-Present us. You, the little sheep gets into difficulties and you need the farmer (a solicitor) to sort out the problem or get you out of the barbed wire.

Whilst you may say "this is all very interesting but why are you telling me all this?" it's very important as you will see.

You need to know who you are, the legal fiction created by the state or the flesh and blood man. You can be both and interchange accordingly. Your legal fiction is a persona... hence we say Person, a legal but dead entity. When you stand as a MAN you remove the persona or cloak and it's now important to be careful not to be re-contracted back in by trickery and deception because so long as they can presume you to be the PERSON then you are in their jurisdiction. The Person is in the Public and a Man is in the Private – more in next lesson.

By way of an example: a man in court successfully won by not accepting joinder with the courts claim against his legal fiction. The Judge excused the man but as he walked out of the court room the Judge said "oh and you can remove that straw from your mouth" and as the man turned around to face the judge he was promptly arrested because he submitted to the Judges instruction and consequently his jurisdiction. You see the judge could only have jurisdiction as long as the man could be construed as entering the court as the Person. The judge in any maritime/commercial court can only see or contract with the person and not the Flesh and Blood Man.

Have you ever watch the Movie, The Truman Show? Its time you did it will help you comprehension of what comes next and why it's so important.

So the King (never mind if it's King or Queen) let's just say the RIGIS created a Trust but he was the grantor... This today is the CROWN and yes there are two crowns, the King and the State. A simple explanation of a trust: There are three parties to a trust 1 = The grantor or settlor who crates the trust 2. The Trustee, he or she who manages the trust and 3. The beneficiary, he or she who benefits from the trust. Once you put your assets into trust you are no longer liable for them, the trust is. As Warren Buffet said "own nothing and control everything" by this he means all his assets are ring-fenced and protected but he has control over them.

When you spell check "settlor" it will want to change it to settler..... which is another important distinction. I will task you to research this... Are you the mortgagee or the Mortgagor? Are you the addressee or addressor? You need to know who you are in any relationship. Here is a clue: Employee or employer? Does that help?

So the Regis created the Trust but he can't be the settler and trustee so what does he do?..... he appoints the trustees to manage the trust ... which is why at the state opening of Parliament its by command of the KING. So the trustees are the Government and they create the agencies (at arms length again) to "administer". Note they are all Ministers!!!!

So having created this perfect mechanism to ensure the well being of the people, safeguarding and encouraging commerce and limiting our ability to accrue wealth how did they not fall into the same fiscal prison they created for all of us?

That's all in the next lesson... I hope this has awakened you to YOUR WORLD and why the next lesson is so crucial if you have generated any wealth or property portfolio which you wish to protect. There has never been a more important time than now; Rachel Reeves has your wealth in her sights. You would be well advised to consider if a trust or multiple trusts who be suitable for your situation.

I think it would be good to go over this first lesson orally and discuss in more detail before moving on. Not everything is at it appears and you do need to be comfortable with is as its important to be open minded because the next phase does require a paradigm shift. As is shown in the Film the Trueman Show, we have all been conditioned from school, media and parents (who were equally conditioned). Think TV programme... programming you what to think.

**It's plain to see once you can...** for example OWNER is to owe. If you admit or claim to be the owner of anything you are responsible for it and you will owe any liabilities and duties, which are why those with the Knowledge own nothing but control everything using Trusts.

I am not a teacher but a student who finds the subject fascinating. I have a library of over 40 books including some antique editions. I share this with you because "We don't know what we don't know" and in the same way many years ago, by chance and curiosity I found my way into this subject I am happy to help others.

Please note:

***All information shared is for entertainment purposes only. You are responsible for your own actions. You will need to commit to study this subject and whilst it's simple it's not necessarily easy so I am happy to mentor you on your journey. I cannot and will not accept any liability for your actions which are yours and yours alone.***

#### **In lesson two:**

We will show why your are entitled to create a Trust or Trusts get deeper into the core subject of Trusts.

How to prove trust using 7 simple steps which my Children were taught before their teens

Examples of the different kinds of trust

More on the Public and Private

How politicians are all just paid actors

How English law evolved over the centuries and has been adopted all over the world.

The necessity for Global Law to promote Global commerce.

All Wars are Bankers Wars - The East India Trading Company – The most powerful organisation ever.

The creation of the Federal Reserve, The dollar as the reserve currency and the petrol dollar

More on Admiralty/maritime law and some interesting movies not available in the public to share

The Gold standard act, The national debt, The Federal Reserve, The Bank of England, IHT avoidance, and more.