

**From:** "jeffrey E." <jeevacation@gmail.com>

**To:** g <[REDACTED]>

**Subject:** Re: Answer to the question you posed yesterday...

**Date:** Sun, 15 Mar 2015 14:58:02 +0000

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don't stop thinking. its fun its just like Im an alien until you say im not. i love it

On Sun, Mar 15, 2015 at 10:56 AM, g <[REDACTED]> wrote:

Well; it was just a thought...

Of course, like I said, my mind will continue to work on the problem until it's solved (whether I want it to or not).

Talk to you soon.

G

**From:** jeffrey E. [mailto:[jeevacation@gmail.com](mailto:jeevacation@gmail.com)]

**Sent:** Sunday, March 15, 2015 10:53 AM

**To:** g

**Subject:** Re: Answer to the question you posed yesterday...

they would have to have real funds. a note from a famnily member is difficult

On Sun, Mar 15, 2015 at 10:49 AM, g <[REDACTED]> wrote:

Couldn't they "purchase" the stock to avoid the gift tax?

**From:** jeffrey E. [mailto:[jeevacation@gmail.com](mailto:jeevacation@gmail.com)]

**Sent:** Sunday, March 15, 2015 10:48 AM

**To:** g

**Subject:** Re: Answer to the question you posed yesterday...

the consideration would have to be to gift tax. you could not gift your son the value of over 5million . without paying 60 percent of the transfer value at the moment of transfer.. your wife could get it, but you would never be able to get it back if she decided to leave you

On Sun, Mar 15, 2015 at 10:09 AM, g <[REDACTED]> wrote:

Jeffrey,

Attached are my thoughts from the question you posed to me yesterday.

Obviously this will not work for all your clients, but maybe a few could benefit from the idea.

I would love your feedback.

Good talking with you yesterday.

See you soon.

Gerry

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