SIGNED.

Dated: September 23, 2011

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James M. Marlar, Chief Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF ARIZONA

10 In re:

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TIMOTHY ANDREW SALAZAR and GENA ANNETTE SALAZAR,

Debtors.

Chapter 7 No. 2:08-bk-11597-JMM **MEMORANDUM DECISION**

In an interesting matter not previously confronted by this judge a Chapter 7 Trustee

14	In an ir	nteresting matter not previously confronted by this judge, a Chapter 7 Trustee
15	asks the Debtors, wh	ose Chapter 13 case was converted to a Chapter 7, to turn over estate monies
16	received (but spent)	by them post-petition, but pre-dating their conversion to Chapter 7 (ECF
17	No. 75).	
18		
19		FACTS
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21	1.	The Debtors filed a voluntary Chapter 13 petition on September 3, 2008.
22	2.	In their schedules, the Debtors did not list certain 2008 tax refunds due to
23		them.
24	3.	Eventually, while the Chapter 13 case was pending, the Debtors received a tax
25		refund of \$4,084.94 (pro-rated portion of the 2008 tax year).
26	4.	No Chapter 13 plan was ever confirmed.
27	5.	On August 19, 2009, the Debtors elected to convert their case to one under
28		Chapter 7.

1	6. After the Debtors received the tax refund, but before the conversion, they		
2	spent it in the normal course of living (ECF No. 88Affidavit of Mr. Salazar).		
3	7. The Trustee, in his reply, has alleged bad faith on the part of the Debtors.		
4	However, in the absence of evidence, the Trustee's supposition is not sufficient		
5	to rebut Mr. Salazar's explanations that, at the time of the conversion to		
6	Chapter 7, the tax refund at issue had been spent.		
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8	DISCUSSION		
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10	On the undisputed facts before the court, the court concludes that the Debtors prevail.		
11	11 U.S.C. § 348(f)(1)(A). <u>In re Laflamme</u> , 397 B.R. 194 (Bankr. N.H. 2008); <u>In re Bejarano</u> , 302		
12	B.R. 559 (Bankr. N.D. Ohio 2003); In re Grein, 435 B.R. 695 (Bankr. Colo 2010); In re Schick,		
13	452 B.R. 884 (Bankr. W.D. N.Y. 2001).		
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15	RULING		
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17	A separate order will enter OVERRULING the Trustee's motion to compel turnover.		
18	FED. R. BANKR. P. 9021. Any aggrieved party shall have 14 days to appeal. FED. R. BANKR. P.		
19	8002.		
20			
21	DATED AND SIGNED ABOVE.		
22	To be NOTICED by the BNC ("Bankruptcy Noticing Center") to:		
23	Attorney for Debtors		
24	Jacob Sparks, Attorney for Trustee		
25	Chapter 7 Trustee Office of the U.S. Trustee		
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