SIGNED.

Dated: October 16, 2012

ams h. harla

James M. Marlar, Chief Bankruptcy Judge

2 3

1

4

5

6

7

8

9

DENNA GAIL DAVIS and STACY CYLER 10 DAVIS.

In re:

11

12 13

> 14 15

16 17

18

19

20

22 23

21

24

25 26

27

28

Disclosure of Compensation.) Mr. Guinn sought to withdraw as counsel on November 1, 2011, two years and eight months after commencing work on the case (ECF No. 45). For that period,

UNITED STATES BANKRUPTCY COURT

DISTRICT OF ARIZONA

Debtors.

performed in this Chapter 13 case (ECF Nos. 58, 74).

Chapter 13

This matter involves a review of attorneys' fees, by two different firms, for work

These Debtors filed a Chapter 13 proceeding on March 10, 2009. Attorney Kirk Guinn

According to the file, Mr. Guinn was paid \$2,200 of that \$4,000 amount. (ECF No. 1,

KIRK GUINN'S REPRESENTATION

accepted original representation for what appeared to be an overly aggressive, unreasonable and

ambitious "cafeteria style" hybrid fee. He noted that his fee agreement was \$4,000, but then he

piled on additional future services, each of which had varying dollar amounts attached to them.

No. 2:09-bk-04318-JMM

MEMORANDUM DECISION

there were 47 docket entries, <u>none</u> of which was an order <u>confirming</u> a chapter 13 plan.

At a hearing on February 22, 2012, Mr. Guinn was directed to disgorge or turn over \$250 to the Trustee. It is unknown whether that occurred.

In spite of this lack of diligent effort on Mr. Guinn's part, Mr. Guinn now seeks additional fees (ECF No. 58). In a pleading filed on November 29, 2011 (ECF No. 58), a month after moving to withdraw, Mr. Guinn states:

- He took the case for a flat fee of \$4,000.
- He received \$2,200 prior to filing (the retainer);
- He was paid another \$750 to respond to a dismissal, a second amended plan and a request for moratorium. This fee and "new" representation occurred on October 24, 2011 (ECF No. 58 at 2, lines 6-10). The Amended Plan filed by Mr. Guinn (ECF No. 42) was never confirmed.
- The total in fees paid to Mr. Guinn was \$2,950.
- Mr. Guinn requested a total fee of \$4,500, and for the Trustee to remit \$1,550 (\$4,500 less \$2,950 previously paid).

To add to the Guinn fee mess, Mr. Guinn filed an amendment to schedules (ECF No. 60) which contained a "Disclosure of Compensation," nowhere signed by the Debtors, and nowhere explaining why the original Disclosure (ECF No. 1) had been changed, upping the fee.

The Debtors' new counsel, Matthew Linn, objected to Mr. Guinn's request for fees (ECF No. 61) on grounds that Mr. Guinn's representation had been essentially ineffective, and was therefore inherently unreasonable and was not supported by time records.

MATTHEW LINN'S REPRESENTATION

On November 10, 2011, attorney Matthew Linn entered an appearance for the Debtors. His disclosure of compensation (ECF No. 51) stated that his representation was for a flat fee. "For legal services, I have agreed to accept \$1,000.00." It also reflected payment of the \$1,000, and an amount still owing of zero. Mr. Linn appeared on November 10, 2011, and got the Debtors' second amended plan confirmed by February 24, 2012 (ECF No. 72). That plan also provided for a flat fee of \$1,000 (ECF No. 50).

Now, Mr. Linn seeks a total of \$2,053.50, on some "hourly rate" theory. However, this fee schedule is inconsistent with his initial disclosure, and the provisions of the confirmed plan

(ECF No. 72). Mr. Linn seeks an <u>additional</u> \$1,053.50 above his original agreement and payment of \$1,000, without anywhere advising the court at what point, if any, the fee arrangement changed from the initial agreement, or whether the clients knew about and agreed to doubling the fee.

DISCUSSION OF FEES EARNED

Kirk Guinn

Mr. Guinn has received \$2,950 in fees. He has been ordered to return \$250 to the Trustee. A total fee of \$2,700 is allocated to Mr. Guinn for the value of reasonable services rendered.

If he has not already done so, Mr. Guinn is ORDERED to <u>disgorge \$250</u> to the <u>Trustee</u> within ten (10) days. IF MR. GUINN FAILS TO DO SO, THE TRUSTEE IS ORDERED TO IMMEDIATELY MOVE FOR CONTEMPT SANCTIONS AGAINST MR. GUINN, INCLUDING SEEKING HIS DISBARMENT FROM THE FEDERAL COURTS.

Matthew Linn

Mr. Linn agreed to accept the case for a \$1,000 fee (ECF No. 50, 51), and he was paid that amount.

Having been paid, under the agreed fee arrangement and order confirming plan, no other sums are compensable.

Separate orders will be entered on both attorneys' fees issues.

DATED AND SIGNED ABOVE.

To be NOTICED by the BNC ("Bankruptcy Noticing Center") to: Debtors Matthew J. Linn, Attorney for Debtors Kirk Guinn, Attorney for Debtors Trustee Office of the U.S. Trustee