

**FOR PUBLICATION
UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT**

In re: MARSHA L. JACOWAY,
Debtor.

No. 00-57072

JOHN M. WOLFE, Chapter 7
Trustee,
Appellant.

BAP No.
CC-00-01033-PBMo

ORDER

v.

MARSHA L. JACOWAY,
Appellee.

Appeal from the Ninth Circuit
Bankruptcy Appellate Panel
Perris, Brandt and Montali, Bankruptcy Judges, Presiding

Submitted February 5, 2002*
Pasadena, California

Filed April 8, 2002

Before: Stephen S. Trott, Sidney R. Thomas and
Kim McLane Wardlaw, Circuit Judges.

COUNSEL

Christopher A. Minier, Wood, Bohm & Francis, LLP, Irvine,
California, for the appellant.

*This panel unanimously finds this case suitable for decision without
oral argument. See Fed. R. App. P. 34(a)(2).

Andrew S. Bisom, Bisom & Cohen, LLP, Santa Ana, California, for the appellee.

ORDER

Appellant John M. Wolfe, trustee of Marsha L. Jacoway's Chapter 7 bankruptcy estate, appeals the Bankruptcy Appellate Panel's ("BAP") decision published as In re Jacoway, 255 B.R. 234 (B.A.P. 9th Cir. 2000). We previously cited Jacoway with approval in In re Dudley, 249 F.3d 1170 (9th Cir. 2001), and now affirm the BAP's decision.

AFFIRMED.