

Formatted for Electronic Distribution

Not for Publication

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF VERMONT



In re:

**Robert and Tay Simpson,  
Debtors.**

**Chapter 12  
Case # 17-10442**

*Appearances: Rebecca Rice, Esq.  
Cohen & Rice  
Rutland, Vermont  
For the Debtors*

*Gary Franklin, Esq.  
Primmer Piper Eggleston & Cramer  
Burlington, Vermont  
For Wells Fargo Financial Leasing*

*Bernard Lambek, Esq.  
Zalinger Cameron & Lambek  
Montpelier, Vermont  
For Vermont Agricultural Credit Corp.*

*Jan M. Sensenich, Esq.  
Office of the Chapter 12 Trustee  
Norwich, Vermont  
For the Trustee*

*Elizabeth Glynn, Esq.  
Ryan Smith & Carbine  
Rutland, Vermont  
For People's United Bank, N.A.*

*Melissa Ranaldo, Esq.  
U.S. Attorney's Office  
Burlington, Vermont  
For the Internal Revenue Service*

**ORDER**

**DENYING DEBTORS' MOTION FOR A STAY PENDING APPEAL**

For the reasons set forth in the memorandum of decision of even date, THE COURT FINDS the Debtors have failed to meet their burden of proof for a stay pending appeal.

Accordingly, IT IS HEREBY ORDERED that the Debtors' motion for a stay pending appeal (doc. # 58), seeking a stay of the Court's orders (i) finding the prepetition waiver to be valid (doc. # 41), (ii) granting relief from stay to Wells Fargo (doc. # 42), and (iii) granting relief from stay to VACC (doc. # 43), is DENIED in its entirety.

SO ORDERED.

April 23, 2018  
Burlington, Vermont

  
\_\_\_\_\_  
Colleen A. Brown  
United States Bankruptcy Judge