

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2014-090022

04/03/2018

HONORABLE JOSHUA D. ROGERS

CLERK OF THE COURT
I. Ostrander
Deputy

NORTH CANYON RANCH OWNERS
ASSOCIATION

CHARLES E MAXWELL

v.

A-SPATE BRADY TENNEY, et al.

A-SPATE BRADY TENNEY
NO ADDRESS ON RECORD

MINUTE ENTRY

Pending before the Court is *Plaintiff's Application for Amount of Attorney Fees Incurred Post-Judgment* filed on March 5, 2018. Plaintiff states that this request is based upon "the language of the underlying Stipulated Judgment and related confirming Order, the operative legal documents and A.R.S. § 33-1807(H)." Motion at p. 1. Plaintiff also contends that "the underlying Judgment specifically awards Plaintiff 'accruing attorney fees incurred hereafter.' " Motion at p. 2.

The Court has reviewed the underlying Judgment of Stipulation and all related filings, and none of these documents award Plaintiff "accruing attorney fees incurred hereafter." These documents do not even make reference to attorneys' fees incurred by Plaintiff post-judgment. Likewise, A.R.S. § 33-1807(H) does not include any language about awarding attorneys' fees incurred post-judgment. Thus, Plaintiff has failed to provide the Court with any legal basis for the requested post-judgment award of attorneys' fees.

Therefore,

IT IS ORDERED denying *Plaintiff's Application for Amount of Attorney Fees Incurred Post-Judgment*.