

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2009-092388

08/20/2009

HONORABLE KAREN POTTS

CLERK OF THE COURT
M. Brady
Deputy

APACHE WELLS HOMEOWNERS
ASSOCIATION INC

CHARLES E MAXWELL

v.

SALLY A TOWNSEND

SALLY A TOWNSEND
NO ADDRESS ON RECORD

MINUTE ENTRY

The Court has considered Plaintiff's Motion for Alternative Method of Service. The Court finds that Plaintiff has failed to set forth sufficient facts to justify an order allowing for alternate service. Specifically, no facts are set forth as to how the subject address was obtained, what efforts were made to locate the Defendant's place of employment, or how the truck in the driveway relates to this Defendant. The Court will, however, reconsider its ruling if Plaintiff supplements his motion with additional facts sufficient to justify alternate service.

IT IS ORDERED denying Plaintiff's Motion for Alternative Method of Service.