

LEXSEE 819 SO.2D 947

ELIZABETH McHUGH, Appellant, v. KEVIN McHUGH, Appellee.

CASE NO. 4D01-3202

COURT OF APPEAL OF FLORIDA, FOURTH DISTRICT

819 So. 2d 947; 2002 Fla. App. LEXIS 8775; 27 Fla. L. Weekly D 1486

June 26, 2002, Opinion Filed

SUBSEQUENT HISTORY: [*1] Released
for Publication July 12, 2002.

PRIOR HISTORY: Appeal from the Circuit
Court for the Fifteenth Judicial Circuit, Palm
Beach County; John L. Phillips, Judge; L.T.
Case No. CD 93-6990 FA.

COUNSEL: James S. Margulis of Law Offices
of Matthew S. Nugent, West Palm Beach, for
appellant.

Lewis Kapner of Lewis Kapner, P.A., West
Palm Beach, for appellee.

JUDGES: WARNER, SHAHOOD and
HAZOURI, JJ., concur.

OPINION

PER CURIAM.

We affirm the postjudgment order striking
appellant's claim for attorney's fees on the
ground that appellee litigated in bad faith.
Appellant made no request for fees prior to
final judgment, and the trial court did not
reserve jurisdiction to award fees in the final
judgment. *See Conley v. Shutts & Bowen, P.A.*,
622 So. 2d 559, 559 (Fla. 3d DCA 1993);
Cibula v. Cibula, 578 So. 2d 519, 521 (Fla. 4th
DCA 1991).

WARNER, SHAHOOD and HAZOURI, JJ.,
concur.