

NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING
MOTION AND, IF FILED, DETERMINED.

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
SECOND DISTRICT

EDWARD HARRIS KOUNTZE, individually)
and as Trustee of the DENMAN KOUNTZE,)
JR., REVOCABLE TRUST AGREEMENT,)
Appellant,)
v.)
CHARLES DENMAN KOUNTZE,)
Individually,)
Appellee.)
_____)

Case No. 2D12-444

Opinion filed August 10, 2012.

Appeal from the Circuit Court for Collier
County; Elizabeth Krier, Judge.

Adrian Philip Thomas and Daniel A.
McGowan of Adrian Philip Thomas,
P.A., Ft. Lauderdale, for Appellant.

Jeffrey D. Fridkin, D. Keith Wickenden,
and Michael T. Traficante of Grant,
Fridkin, Pearson, Athan & Crown, P.A.,
Naples, for Appellee.

WHATLEY, Judge.

We dismiss this appeal as moot. See Kountze v. Kountze, 2D11-3758

(Fla. 2d DCA Aug. 1, 2012).

KELLY and VILLANTI, JJ., Concur.