

(Cite as: 952 So.2d 129)

■ Haney v. Haney Miss.App., 2001.

Court of Appeals of Mississippi.

Bob HANEY, Appellant

v.

Pat HANEY, Appellee.

No. 1999-CA-02078-COA.

June 26, 2001.

Marriage dissolution action was brought. The Chancery Court, Union County, [John C. Ross, Jr.](#), Chancellor, granted divorce and ordered husband to pay \$104,974.77 in alimony, as well as attorney fees. Husband appealed. The Court of Appeals, [Myers](#), J., held that: (1) error in classifying growth of husband's nonmarital assets as marital property was inconsequential to issue of lump-sum alimony; (2) chancellor's failure to analyze the *Cheatham* factors in his determination to award lump-sum alimony required reversal and remand; and (3) chancellor's failure to include wife's interest in a printing business in his analysis awarding attorney fees also required reversal and remand.

Reversed and remanded.

[Irving](#), J., concurred in result only.

[Chandler](#), J., filed dissenting opinion in which [Payne](#) and [Thomas](#), JJ., joined.