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

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

THIRD DISTRICT

JANUARY TERM, A.D. 2004

** JOSE CABALLERO,

vs.

Appellant, CASE NO. 3D02-3290 * *

CARMEN CABALLERO, * * LOWER TRIBUNAL NO. 00-6521 * *

* *

Appellee.

Opinion filed February 18, 2004.

An Appeal from the Circuit Court for Dade County, Maynard A. Gross, Judge.

Mary Raymond, for appellant.

Carmen Caballero, in proper person.

Before SCHWARTZ, C.J., and GODERICH and GREEN, JJ.

PER CURIAM.

Affirmed. See Canakaris v. Canakaris, 382 So. 2d 1197 (Fla. 1980); Broadfoot v. Broadfoot, 791 So. 2d 584 (Fla. 3d DCA 2001) (absence of statutory findings does not require reversal when basis for dissolution award is reasonably clear and supported by record). See also Pollock v. Pollock, 722 So. 2d 283 (Fla. 5th DCA 1998) (permanent alimony for six year marriage justified by record).