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

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

THIRD DISTRICT

JULY TERM A.D., 2004

* *

ALVARO NASIB,

**

Appellant,

** CASE NO. 3D03-2579

VS.

* *

LUZMARY NASIB,

** LOWER

Appellee. TRIBUNAL NO. 02-32234

* *

Opinion filed September 22, 2004.

An Appeal from the Circuit Court for Miami-Dade County, Alan R. Schwartz, Acting Circuit Judge.

Paul Jon Layne, for appellant.

Kurt R. Klaus, for appellee.

Before COPE, GREEN and SHEPHERD, JJ.

PER CURIAM.

Alvaro Nasib appeals a final judgment of dissolution of marriage. The sole claim of error is the denial of permanent periodic alimony to the husband. We conclude that the denial

was within the court's discretion under the evidence presented.

See Canakaris v. Canakaris, 382 So. 2d 1197, 1203 (Fla. 1980).

Affirmed.