

913 So.2d 1218, 30 Fla. L. Weekly D2443

(Cite as: **913 So.2d 1218**)

H

District Court of Appeal of Florida,

Fourth District.

Mannie BRADLEY and Carolyn V. Bradley, his
wife, Appellants,

v.

UNION CARBIDE CORPORATION, Appellee.

No. 4D04-2767.

Oct. 19, 2005.

Appeal from the Circuit Court for the Fifteenth Judicial Circuit, Palm Beach County; [Timothy P. McCarthy](#), Judge; L.T. Case No. 502003CA007731XXASAD.

[James L. Ferraro](#) and [David A. Jagolinzer](#) of Ferraro & Associates, P.A., Miami, for appellants.

[Evelyn M. Fletcher](#) and [Nathan M. Thompson](#) of Hawkins & Parnell, LLP, Atlanta, GA, for appellee.

PER CURIAM.

The trial court dismissed Appellants' action on grounds of forum non conveniens. We reverse, as the order is founded on an untimely motion. *See Fox v. Union Carbide Corp.*, 910 So.2d 422 (Fla. 4th DCA 2005). We remand for further proceedings.

STONE, [SHAHOOD](#) and [MAY](#), JJ., concur.

Fla.App. 4 Dist.,2005.

Bradley v. Union Carbide Corp.

913 So.2d 1218, 30 Fla. L. Weekly D2443

END OF DOCUMENT