USCA11 Case: 19-12850 Date Filed: 02/11/2021 Page: 1 of 2

[DO NOT PUBLISH]

## IN THE UNITED STATES COURT OF APPEALS

FOR THI	E ELEVENTH CIRCUI	Τ
	No. 19-12850	

D.C. Docket No. 1:07-cv-23213-JEM

AIXA PEREZ-LANG, on her own behalf as personal representative of the estate of Edward Lang-Correa and as mother and natural guardian of her daughters Diana Camila Lang and Sofia Lang,

Plaintiff - Appellant,

versus

CORPORACION DE HOTELES, S.A., d.b.a. Hotel Casa De Campo, CORPORACION DE HOTELES CASA DE CAMPO, CASE DE CAMPO, CENTRAL ROMANA CORPORATION, PREMIER WORLD MARKETING, INC., et al.,

	Defendants - Appellees.
Appeal from the United Sta	
(February 11, 2	2021)

USCA11 Case: 19-12850 Date Filed: 02/11/2021 Page: 2 of 2

Before WILSON, LAGOA, and BRASHER, Circuit Judges.

PER CURIAM:

Plaintiff Aixa Perez-Lang appeals the district court's denial of her Rule 60(b)(6) motion for reinstatement of a personal injury action that the district court dismissed for forum non conveniens in 2008. We have subject matter jurisdiction over this appeal.

The parties are familiar with the facts and procedural history of this case.

After reviewing the briefs and with the benefit of oral argument, we affirm the district court because it did not abuse its discretion in its well-reasoned order dated June 26, 2019.

AFFIRMED.