IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

ZAHID CHOUDHRY and ZAKIA CHOUDHRY, his wife,

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

Appellants,

V.

CASE NO. 1D04-3573 1D04-5009

U-HAUL, CO. OF FLORIDA; LATASHA MARTIN and CEDRIC MAULTSBY,

Appel	lees.		

Opinion filed October 11, 2005.

An appeal from the Circuit Court for Duval County. Judge Charles W. Arnold.

Carl Scott Schuler and Brian J. Lee of the Law Offices of Carl Scott Schuler, P.A., Jacksonville, for Appellants.

Edward McCarthy, III and Robert E. Pinder of Rogers Towers, P.A., Jacksonville, for Appellees.

PER CURIAM.

Zahid Choudhry and his wife, Zakia Choudhry, appeal two final orders, one granting summary judgment for the defendant, U-Haul Company of Florida, and the other granting summary judgment for the defendants, Latasha Martin and Cedric

Maultsby. We reject the defendants' argument that the injury in this case was too remote to support an action based on a claim of negligence. Because the issue of forseeability, as it relates to causation, involved a factual question for the jury, the defendants were not entitled to judgments as a matter of law.

Reversed.

BENTON, VAN NORTWICK and PADOVANO, JJ., CONCUR.