

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FIFTH DISTRICT

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

STEPHEN J. BYERS,

Appellant,

v.

Case No. 5D18-1131

BANK OF NEW YORK MELLON F/K/A THE
BANK OF NEW YORK, SUCCESSOR IN
INTEREST TO JPMORGAN CHASE BANK,
N.A., AS TRUSTEE FOR STRUCTURED
ASSET MORTGAGE INVESTMENTS II,
INC., BEAR STEARNS ALT-A TRUST, ETC.,

Appellee.

Opinion filed January 25, 2019

Nonfinal Appeal from the Circuit Court
for Seminole County,
Susan Stacy, Judge.

Stephen J. Byers, Delray Beach, pro se.

Mary J. Walter, of Liebler, Gonzalez &
Portuondo, Miami, for Appellee.

PER CURIAM.

Stephen Byers appeals from a nonfinal order denying his motion to quash constructive service of process in this foreclosure case. Because the nonfinal order did not determine personal jurisdiction over Byers, it is not appealable under Florida Rule of Appellate Procedure 9.130(a)(3)(C)(i), and this court lacks jurisdiction. We therefore

dismiss the appeal. See *Archer v. U.S. Bank Nat'l Ass'n*, 220 So. 3d 477, 478 (Fla. 5th DCA 2017).

DISMISSED.

EVANDER, C.J., COHEN and LAMBERT, JJ., concur.