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

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND

DISPOSITION THEREOF IF FILED

LEE ALLEN DAVIS AND META E. FORRESTER,

Appellant,

CASE NO. 1D12-2347

v.

META LEHMAN; UNKNOWN TENANT 1, AND ANY UNKNOWN HEIRS, DEVISEES, GRANTEES, CREDITORS, AND OTHER UNKNOWN PERSONS OR **UNKNOWN SPOUSES** CLAIMING BY, THROUGH AND UNDER ANY OF THE **ABOVE-NAMED** DEFENDANTS, DUETSCHE BANK NATIONAL TRUST COMPANY, AS TRUSTEE OF AMERIQUEST MORTGAGE SECURITIES, INC. ASSET **BACKED PASS THROUGH CERTIFICATES, SERIES 2005-R2 UNDER THE POOLING** AND SERVICING AGREEMENT DATED AS OF MARCH 1, 2005 WITHOUT RECOURSE,

Appellee.

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Opinion filed January 24, 2013.

An appeal from an order of the Circuit Court for Duval County. Michael R. Weatherby, Judge.

Lee Allen Davis and Meta E. Forrester, pro se, Appellants.

Butler & Hosch, P.A., Orlando (no appearance), for Appellees.

PER CURIAM.

DISMISSED. <u>See Bruno v. A.E. Handy & Assoc., Inc.</u>, 787 So. 2d 251, 252 (Fla. 5th DCA 2001) (contrasting default judgment with interlocutory "simple default" that contained no award of damages or other affirmative relief). All pending motions are denied as moot.

PADOVANO, ROWE, and RAY, JJ., CONCUR.