Notice: This decision may be formally revised before it is published in the *District of Columbia Register*. Parties should promptly notify the Office Manager of any formal errors so that this Office can correct them before publishing the decision. This notice is not intended to provide an opportunity for a substantive challenge to the decision.

THE DISTRICT OF COLUMBIA

BEFORE

THE OFFICE OF EMPLOYEE APPEALS

In the Matter of:)	
HARRISON MILLER, Employee)	OEA Matter No.: 1601-0194-11
)	Date of Issuance: July 8, 2013
v.)	•
)	
DISTRICT OF COLUMBIA)	
PUBLIC SCHOOLS,)	
Agency)	Sommer J. Murphy, Esq.
)	Administrative Judge
Elizabeth Kiernan, Employee Represen	tative	<u> </u>
W. Iris Barber, Esq., Agency Representa	ative	

INITIAL DECISION

INTRODUCTION AND PROCEDURAL HISTORY

On August 24, 2011, Harrison Miller ("Employee") filed a Petition for Appeal with the Office of Employee Appeals ("OEA" or the "Office") contesting the District of Columbia Public Schools' ("Agency") action of terminating his employment. The effective date of Employee's termination was August 12, 2001.

On July 5, 2013, Employee submitted a signed, written motion to withdrawal his Petition for Appeal.

JURISDICTION

The Office has jurisdiction in this matter pursuant to D.C. Official Code § 1-606.03 (2001).

ISSUE

Whether this appeal should be dismissed.

ANALYSIS AND CONCLUSION

Since Employee has voluntarily withdrawn his appeal, Employee's Petition for Appeal is dismissed.

<u>ORDER</u>

It is hereby ORDE !	RED that Employ	vee's Petition for	Appeal is DISMISSED .
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FOR THE OFFICE:

SOMMER J. MURPHY, ESQ. ADMINISTRATIVE JUDGE