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: |) | |
|---------------------------------------|---|--------------------------------|
| |) | OEA Matter No.: 1601-0021-13 |
| MICHAEL BRADLEY, |) | |
| Employee |) | |
| |) | Date of Issuance: July 9, 2014 |
| V. |) | |
| |) | |
| OFFICE OF THE STATE SUPERINTENDENT OF |) | |
| EDUCATION, |) | |
| Agency |) | |
| |) | |
| |) | Arien P. Cannon, Esq. |
| |) | Administrative Judge |

Michael Bradley, Employee, Pro se Hillary Hoffman-Peak, Esq., Agency Representative

INITIAL DECISION

INTRODUCTION AND PROCEDURAL BACKGROUND

On November 6, 2012, Michael Bradley("Employee") filed a Petition for Appeal with the Office of Employee Appeals ("Office" or "OEA") challenging the Office of the State Superintendent of Education's ("Agency" or "OSSE") decision to remove him from his position as a Bus Attendant. This matter was assigned to me on January 21, 2014. A Status Conference was held on April 11, 2014. Subsequently, a Post Status Conference Order was issued which required the parties to address the issues in this matter. Prior to the parties filing this briefs, the parties went to mediation. As a result of mediation, the parties reached a Settlement Agreement and on July 8, 2014, Employee submitted a Withdrawal of Appeal, along with the Settlement Agreement. The record is now closed.

JURISDICTION

Jurisdiction of this Office is established in this matter pursuant to D.C. Official Code § 1-606.03 (2001).

ISSUE

Whether Employee's Petition for Appeal should be dismissed based on his voluntary withdrawal as a result of settlement negotiations.

ANALYSIS AND CONCLUSION

D.C. Official Code §1-606.06(b) (2001) states, in pertinent part, that:

If the parties agree to a settlement without a decision on the merits of the case, a settlement agreement, prepared and signed by all parties, shall constitute the final and binding resolution of the appeal, and the [Administrative Judge] shall dismiss the appeal with prejudice.

On July 8, 2014, a Withdrawal of Appeal, along with a Settlement Agreement which was signed by both parties, was submitted to this Office. Accordingly, Employee's Petition for Appeal is hereby **DISMISSED** with prejudice.

<u>ORDER</u>

It is hereby **ORDERED** that Employee's Petition for Appeal is **DISMISSED** with prejudice.

FOR THE OFFICE:

Arien P. Cannon, Esq. Administrative Judge