Notice: This decision is subject to formal revision before publication in the <u>District of Columbia Register</u>. Parties are requested to notify the Office Manager of any formal errors in order that corrections may be made prior to publication. 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:	)
CHARLES YOUNG, Employee	) ) OEA Matter No. 1601-0101-11
v.	Date of Issuance: October 3, 2011
D.C. DEPARTMENT OF PARKS AND RECREATION, Agency	) ) ERIC T. ROBINSON, Esq) Administrative Judge
Charles Young, Employee <i>Pro-Se</i> Jesus Aguirre, Agency Director	

### INITIAL DECISION

## INTRODUCTION AND PROCEDURAL BACKGROUND

On April 27, 2011, Charles Young ("Employee") filed a petition for appeal with the Office of Employee Appeals ("OEA" or "the Office") contesting the District of Columbia Department of Parks and Recreation ("Agency") action of removing him from service. I was assigned this matter on or around September 1, 2011. On August 16, 2011, Employee submitted a letter requesting that this matter be withdrawn. The record is now closed.

### **JURISDICTION**

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

### **ISSUE**

Should this matter be dismissed?

### ANALYSIS AND CONCLUSION

The Employee has voluntarily withdrawn his petition for appeal. Pursuant to this withdrawal, I conclude that this matter may now be dismissed.

# <u>ORDER</u>

	it is hereby	eby ORDEREI	) that this ma	atter be DIS	MISSED
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FOR THE OFFICE:	
	ERIC T. ROBINSON Esq. Administrative Judge