

2015-UNAT-515, von der Schulenburg

UNAT Held or UNDT Pronouncements

UNAT considered the consolidated appeals of judgment Nos. UNDT/2013/178 and UNDT/2014/041. The Appellant had filed Motions to Withdraw and Strike both of his appeals on the ground that mediation was successful and all claims/disputes were settled between the parties. UNAT granted the Appellant's motions and directed the Registrar to close UNAT Case Nos. 2014-589 and 2014-621.

Decision Contested or Judgment/Order Appealed

The Applicant contested the decision to terminate his appointment without due process and in judgment on Receivability No. UNDT/2013/178, UNDT dismissed the application as not receivable *ratione materiae*. The Applicant contested the decision not to select, extend, renew, reassign or reappoint him in the position of Special Representative of the Secretary-General to UNSMIL, and in judgment on Receivability No. UNDT/2014/041, UNDT dismissed the application as not receivable *ratione materiae*.

Legal Principle(s)

A party may withdraw an appeal simply by giving notice and need not necessarily provide any further justification

Outcome

Closed on withdrawal

Full judgment

[Full judgment](#)

Applicants/Appellants

von der Schulenburg

Entity

UNSMIL

Case Number(s)

2014-589

2014-621

Tribunal

UNAT

Registry

New York

Date of Judgement

26 Feb 2015

President Judge

Judge Chapman

Language of Judgment

English

Issuance Type

Judgment

Categories/Subcategories

Ombudsman / informal resolution

Informal resolution (between parties)

Withdrawal

Applicable Law

UNAT RoP

- Article 18bis

Related Judgments and Orders

UNDT/2013/178

2014-UNAT-441

2014-UNAT-413