



**Upper Tribunal
(Immigration and Asylum Chamber)**

Appeal Number: IA 03848 2014

THE IMMIGRATION ACTS

**Notice sent
On 12 August 2014**

Before

UPPER TRIBUNAL JUDGE DAWSON

Between

Bernard Oppong Donkor

Appellant

and

Secretary of State for the Home Department

Respondent

For the appellant: Mr Afzhal from International Immigration Advisory Service
For the Respondent: Mr McVeety Senior Presenting Officer

**NOTICE OF WITHDRAWAL AND REASONS FOR THE TRIBUNAL
GIVING CONSENT**

1. The appellant has left the United Kingdom voluntarily and prior to doing so signed a form indicating that he wished to withdraw any and all outstanding claims or applications he had made to stay in the UK. His representative, Mr Afzhal, appeared at the hearing of his appeal today and although unaware that his client had left the country accepted that the appellant no longer wished to pursue his appeal. He understood that s. 104(4A) did not apply to the appeal of the kind before me.
2. The consent of the Upper Tribunal is required for a party to withdraw its case. Mr McVeety had no objection to the appellant withdrawing his case.
3. Accordingly with my consent, and pursuant to rule 17(5) of the Tribunal Procedure (Upper Tribunal) Rules 2008, this appeal is recorded as "Withdrawn with the consent of the Upper Tribunal". This is a Notice pursuant to rule 17(5) to inform the parties that the appellant's case is withdrawn.

4. The effect of the appellant's case being withdrawn from the Upper Tribunal is that the proceedings before the Upper Tribunal are at an end. There is no appeal before the Upper Tribunal and the First-tier Tribunal's decision shall stand.

Signed:

A handwritten signature in blue ink, appearing to read "Dawson".

Upper Tribunal Judge Dawson
August 2014

Dated 7