NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

BOYD TYRONE RUCKER,

Petitioner,

v.

DEPARTMENT OF THE NAVY,

Respondent.

2013 - 3127

Petition for review of an arbitrator's decision in No. 131203-51687-3 by Marvin J. Feldman.

ON MOTION

ORDER

Boyd Tyrone Rucker moves to withdraw his petition pursuant to Federal Rule of Appellate Procedure 42(b).*

Upon consideration thereof,

IT IS ORDERED THAT:

- (1) The motion is granted. The petition is dismissed.
- (2) Each side shall bear its own costs.

2 RUCKER v. NAVY

FOR THE COURT

/s/ Daniel E. O'Toole Daniel E. O'Toole Clerk of Court

s21

ISSUED AS A MANDATE: November 5, 2014

^{*} Although Mr. Rucker requests that his petition be dismissed with prejudice, the court does not usually designate voluntary dismissals as being with or without prejudice.