



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

Appeal Number: OA/00776/2013

THE IMMIGRATION ACTS

**Heard at: Field House
(by video link from Birmingham IAC)
On : 27 May 2014**

**Determination
Promulgated
On 28 May 2014**

Before

UPPER TRIBUNAL JUDGE KEBEDE

Between

ENTRY CLEARANCE OFFICER

Appellant

and

MEENAZBANU ABDULHAFIZ MEHRI

Respondent

Representation:

For the Appellant: Mr N Smart, Senior Home Office Presenting Officer
For the Respondent: Ali Ahmed Gulam Mohamad Tapkirwala (the Sponsor)

DETERMINATION AND REASONS

1. This appeal came before me following a grant of permission to appeal on 28 March 2014 against the decision of First-tier Tribunal Judge Landes who, by a determination promulgated on 31 December 2013, allowed the

respondent's appeal brought before the First-tier Tribunal against the refusal to grant her entry to the United Kingdom as a spouse.

2. At the hearing, Mr Smart confirmed that Ms Mehri had since been issued with a visa and had entered the United Kingdom. Accordingly he wished to withdraw the appeal before the Upper Tribunal.
3. Rule 17 of the Tribunal Procedure (Upper Tribunal) Rules 2008 provides for a party to withdraw its case before the Upper Tribunal, with the consent of the Tribunal. That consent is now given.
4. The effect of the withdrawal is that the decision of the First-tier Tribunal is unchallenged and shall stand.

DECISION

5. The making of the decision of the First-tier Tribunal did not involve an error on a point of law. The decision to allow the appeal stands.

Signed

Date

Upper Tribunal Judge Kebede