

NOTE: This disposition is nonprecedential.

**United States Court of Appeals
for the Federal Circuit**

SHEIK AARON HUNTER-EL,
Plaintiff-Appellant

v.

UNITED STATES,
Defendant-Appellee

2014-5122

Appeal from the United States Court of Federal
Claims in No. 1:14-CV-00139-FMA, Judge Francis M.
Allegra.

Decided: March 16, 2015

SHEIK AARON HUNTER-EL, Adelanto, CA, pro se.

PETER KRZYWICKI, Environment & Natural Resources
Division, United States Department of Justice, Washing-
ton, DC for defendant-appellee. Also represented by
ROBERT G. DREHER.

PER CURIAM.

Sheik Aaron Hunter-El appeals the dismissal of his complaint in the United States Court of Federal Claims for lack of prosecution. Under Rule 41(b) of the Rules of the Court of Federal Claims, the court may dismiss a case if the plaintiff fails to prosecute. Having reviewed the papers and Mr. Hunter-El's brief, we conclude that the Court of Federal Claims did not abuse its discretion by dismissing Mr. Hunter-El's complaint. *See Claude E. Atkins Enterprises, Inc. v. United States*, 899 F.2d 1180, 1183 (Fed. Cir. 1990). Accordingly, we affirm.

AFFIRMED

COSTS

No costs.