



UNITED STATES
CIVILIAN BOARD OF CONTRACT APPEALS

August 6, 2014

CBCA 3734-RELO

In the Matter of CHRISTOPHER R. CHIN-YOUNG

Christopher R. Chin-Young, APO Area Europe, Claimant.

Elizabeth J. Head, Office of the Chief Counsel, Federal Aviation Administration, Washington, DC, appearing for Department of Transportation.

DANIELS, Board Judge (Chairman).

In February 2014, Christopher J. Chin-Young claimed that he is entitled to relocation benefits associated with his transfer from Virginia to Georgia while working for the Federal Aviation Administration in 2008. He says that this claim was denied by an agency manager in April 2009.

The documentation included in Mr. Chin-Young's filing does not provide any details about such a transfer. The agency tells us that it does not have any relevant records and that the manager named by Mr. Chin-Young retired in 2010. We asked Mr. Chin-Young to provide us with all documentation he may have regarding the claim. In response, Mr. Chin-Young sent us a mass of papers showing that he held various positions in and around Atlanta, Georgia, while working for the Federal Aviation Administration in 2009 and 2010, and that he and his associates sometimes quarreled about certain matters.

As explained in the Board's Rules of Procedure, in travel and relocation expenses cases, "[t]he burden is on the claimant to establish . . . the liability of the agency, and the claimant's right to payment." Rule 401(c) (48 CFR 6104.401(c) (2013)). Mr. Chin-Young has not met this burden. None of the papers he has sent to us supports his assertion that he

was transferred from Virginia to Georgia in 2008 or that he is entitled to relocation benefits if such a transfer occurred. Consequently, we deny his claim.

STEPHEN M. DANIELS
Board Judge