



UNITED STATES
CIVILIAN BOARD OF CONTRACT APPEALS

September 19, 2017

CBCA 5572-RELO

In the Matter of KEVIN T. AUBART

Kevin T. Aubart, Honolulu, HI, Claimant.

John St Myers, Senior Financial Systems Analyst, Enterprise Solutions and Standards, Defense Finance and Accounting Service, Indianapolis, IN, appearing for Department of Defense.

CHADWICK, Board Judge.

Claimant seeks reconsideration of our September 11, 2017, decision denying his claim for additional reimbursement, beyond the standard amount of \$1300, of itemized miscellaneous relocation expenses (which he had claimed as temporary quarters subsistence expenses). He takes issue with our ruling that the “extra expense” of quarantining his dog at an animal hospital “is not reimbursable,” and argues that he should receive at least what it would have cost to quarantine the dog at a State facility, about \$600. These are not new arguments. *See* Board Rule 407 (48 CFR 6104.407 (2016) (“Mere disagreement with a decision or re-argument of points already made is not a sufficient ground for seeking reconsideration.”)). Moreover, as we explained, claimant received \$1300 for miscellaneous expenses and did not establish entitlement to itemized expenses exceeding that amount, even if we were to include the \$600 among those expenses.

Decision

The request for reconsideration is denied.

KYLE CHADWICK
Board Judge