

GLYN TAYLOR, JR.,

**ARB CASE NO. 02-054** 

COMPLAINANT,

**ALJ CASE NO. 2001-AIR-002** 

v.

**DATE: August 23, 2007** 

EXPRESS ONE INTERNATIONAL, INC.,
RESPONDENT.

BEFORE: THE ADMINISTRATIVE REVIEW BOARD

## FINAL DECISION AND ORDER DISMISSING APPEAL

This case arises under the Wendell H. Ford Aviation Investment and Reform Act, 49 U.S.C.A. § 42121 (West Supp. 2006). While the case was pending review by the Administrative Review Board, the Respondent, Express One, International, Inc., filed for protection under chapter 11 of the United States Bankruptcy Code, 11 U.S.C.A. § 101 et seq. (West 2004). On May 30, 2003, the Administrative Review Board stayed the proceedings pursuant to the automatic stay provision of the Bankruptcy Code, 11 U.S.C.A. § 362(a)(1) (West 2004).

On November 4, 2004, the Board received a copy of an Agreed Order concluding Express One's bankruptcy case. Neither Taylor nor Express One communicated with the Board after the Bankruptcy court issued the Agreed Order. Accordingly, on July 6, 2007, the Board issued the parties an Order to Show Cause, no later than July 25, 2007, why the Board should not dismiss this case on grounds of abandonment.<sup>1</sup>

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See Steffenhagen v. Securitas Sverige, AB, ARB No. 04-034, ALJ No. 2004-CAA-003 (ARB May 20, 2004); Vincent v. Laborers' International Union, Local 358, ARB No. 02-066, ALJ No. 2000-CER-024 (ARB July 30, 2003).

Neither party responded to the Show Cause Order. Accordingly, finding no reason to continue this case on the Board's docket given the parties' failure to respond, we **DISMISS** Taylor's appeal

SO ORDERED.

M. CYNTHIA DOUGLASS Chief Administrative Appeals Judge

OLIVER M. TRANSUE Administrative Appeals Judge

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