

NOT FINAL UNTIL TIME EXPIRES
TO FILE REHEARING MOTION
AND, IF FILED, DISPOSED OF.

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
THIRD DISTRICT
JULY TERM, A.D. 2003

HERBERT BRIAN KARGER,	**	
Appellant,	**	
vs.	**	CASE NO. 3D03-1977
CAREER CITY COLLEGE, INC.,	**	
and FLORIDA UNEMPLOYMENT	**	LOWER
APPEALS COMMISSION,	**	TRIBUNAL NO. 03-6206
Appellees.	**	

Opinion filed January 7, 2004.

An appeal from the Florida Unemployment Appeals Commission.

Herbert Brian Karger, in proper person.

John D. Maher (Tallahassee), for appellee Commission.

Before COPE, GERSTEN and SHEVIN, JJ.

PER CURIAM.

Herbert Brian Karger appeals an order denying unemployment benefits. There was conflicting testimony in this case which was resolved in favor of the employer-appellee Career City College,

Inc. "Where an employee leaves his employment because he has not received a raise in salary to which he feels entitled, but which was never unequivocally promised to him by the employer, his departure cannot be considered 'for good cause attributable to the employer.'" Astengo v. Miami Behavioral Health Center, 774 So. 2d 803, 803 (Fla. 3d DCA 2000) (citations omitted).

Affirmed.