Supreme Court of Florida

TUESDAY, MAY 6, 2008

CASE NO.: SC08-424

Lower Tribunal No(s).: 1D07-4846

GORDON WAYNE WATTS

vs. FLORIDA
UNEMPLOYMENT
APPEALS

COMMISSION, ET AL.

Petitioner(s)

Respondent(s)

Because petitioner has failed to show a clear legal right to the reinstatement of his appeal, he is not entitled to mandamus relief. Accordingly, the petition for writ of mandamus is hereby denied. See Huffman v. State, 813 So. 2d 10, 11 (Fla. 2000) (stating that in order to be entitled to a writ of mandamus, petitioner must show clear legal right to performance of requested act, that respondent has indisputable legal duty to perform that act, and that no other adequate remedy exists).

WELLS, ANSTEAD, PARIENTE, QUINCE, and CANTERO, JJ., concur.

A True Copy

Test:

Thomas D. Hall

Clerk, Supreme Court

bm

Served:

HON. JOHN W. KUNBERGER, CLERK HON. JON S. WHEELER, CLERK GORDON WAYNE WATTS FOX PROTECTIVE SERVICES, INC. GERALYN M. ATKINSON-HAZELTON