STATE OF MICHIGAN

COURT OF APPEALS

UNPUBLISHED BRENDA BOSWELL, June 24, 1997 Plaintiff-Appellant, No. 194653 V Wayne Circuit Court LC No. 95-506487 NO CITY OF DETROIT, Defendant. and DETROIT BOARD OF EDUCATION, DR. WILLIAM JENNIFER and WILLIAM GREEN, Defendants-Appellees, and CLARENCE JACKSON, Defendant. Before: Gage, P.J., and Reilly and Hoekstra, JJ.

MEMORANDUM.

Plaintiff appeals by right summary disposition in favor of the appellees. This case is being decided without oral argument pursuant to MCR 7.214(E).

Summary disposition was correctly granted. The public building exception does not apply on the facts of this case. *Henkey v City of Grand Rapids*, 440 Mich 867; 485 NW2d 487 (1992).

As the Board of Education had no legal duty with respect to maintenance of the walkway, the individual government employees cannot be charged with liability under the gross negligence exception to governmental immunity. *Reese v Wayne County*, 193 Mich App 215, 218-219; 483 NW2d 671 (1992).

Affirmed.

/s/ Hilda R. Gage /s/ Maureen Pulte Reilly /s/ Joel P. Hoekstra