STATE OF MICHIGAN

COURT OF APPEALS

DEBORAH LYNN ARNSON,

Plaintiff-Appellant,

v

COUNTY OF MUSKEGON,

Defendant-Appellee.

Before: Saad, P.J., and Neff and Reilly, JJ.

SAAD, P.J.

I respectfully dissent. General work place stress, no matter how significant, ought not to create a cognizable claim under Michigan law. Absent a clear showing of substantial harassment directed at the employee claiming disability, I read *Gardner v Van Buren Public Schools*, 445 Mich 23; 517 NW2d 1 (1994) and *Bachula v General Motors Corp*, 191 Mich App 193; 477 NW2d 486 (1991) as denying plaintiff here mental disability benefits. Therefore, I would affirm the WCAC.

/s/ Henry William Saad

No. 197721 WCAC

LC No. 92-000228

UNPUBLISHED