

STATE OF MICHIGAN
COURT OF APPEALS

KEVIN J. LAURSEN,

UNPUBLISHED

Plaintiff-Appellant,

v

No. 195716

Wayne Circuit Court

LC No. 95-505092-CZ

DELOITTE & TOUCHE, f/k/a DELOITTE,
HASKINS & SELLS, BETTY MAPLE, and RAY
LOMBARDI

Defendants-Appellees.

Before: Bandstra, P.J., and Cavanagh and Markman, JJ.

MARKMAN, J. (concurring in part and dissenting in part).

While I join the majority opinion in its holding that summary disposition was improperly granted on the MHCRA claim, I respectfully dissent with regard to this same holding on the constructive discharge claim. Plaintiff here admitted that he quit his job because he was not promoted. Plaintiff “didn’t feel like chasing the carrot anymore.” I do not believe that it could reasonably be concluded here that plaintiff’s non-promotion “resulted in working conditions which were so intolerable that a reasonable person would feel compelled to resign.” *Vagts, supra*, at 487.

/s/ Stephen J. Markman