

STATE OF MICHIGAN  
COURT OF APPEALS

---

JOHN CLAYA,

Plaintiff-Appellant,

v

BOARD OF EDUCATION OF ANCHOR BAY  
PUBLIC SCHOOLS and JULIANA TEXLEY,

Defendants-Appellees.

---

UNPUBLISHED

August 6, 1999

No. 204752

Macomb Circuit Court

LC No. 96-003697 CZ

Before: White, P.J., and Markey and Wilder, JJ.

MEMORANDUM.

Plaintiff appeals by right from the trial court's order granting summary disposition for defendants in this action alleging breach of an employment contract. We affirm. This appeal is being decided without oral argument pursuant to MCR 7.214(E).

On appeal, plaintiff contends that he was not given notice of the non-renewal of his employment contract in accordance with the requirements of former MCL 380.132; MSA 15.4132. We disagree. We are persuaded the written notices that plaintiff received from defendant Texley on behalf of the school board were sufficient to satisfy the requirements of the statute. See *Memphis Community Schools v Henderson*, 152 Mich App 43, 51; 394 NW2d 12 (1986). See also *Dryden v Marcellus Community Schools Bd of Ed*, 401 Mich 76; 257 NW2d 79 (1977); *Lipka v Brown City Community Schools*, 399 Mich 704; 252 NW2d 770 (1977); *Commeret v Bd of Ed of the Jenison Public Schools*, 75 Mich App 115; 254 NW2d 808 (1977).

Affirmed.

/s/ Helene N. White

/s/ Jane E. Markey

/s/ Kurtis T. Wilder