

STATE OF MICHIGAN
COURT OF APPEALS

JOSEPH A. WYTRWAL,

Plaintiff-Appellant,

v

HARLO PRINTING COMPANY,

Defendant-Appellee,

and

PAUL DOBROCZYNSKI,

Defendant.

UNPUBLISHED

June 4, 2002

No. 229680

Wayne Circuit Court

LC No. 98-805905-CK

Before: Fitzgerald, P.J., and Holbrook, Jr., and Doctoroff, JJ.

MEMORANDUM.

Plaintiff appeals as of right the judgment of no cause of action entered against him. We affirm. This appeal is being decided without oral argument pursuant to MCR 7.214(E).

On appeal, plaintiff identified as issues improper jury instructions on his breach of contract claim, and violation of the Michigan Consumer Protection Act (MCPA), MCL 445.901, *et seq.* However, because plaintiff failed to cite the jury instruction he disputes or present any authority supporting a finding of error on either issue, these issues have been effectively abandoned on appeal. *Head v Phillips Camper Sales & Rental, Inc*, 234 Mich App 94, 115-116; 593 NW2d 595 (1999). “This Court will not search for authority to sustain or reject a party’s position.” *Guardiola v Oakwood Hospital*, 200 Mich App 524, 536; 504 NW2d 701 (1993). Further, plaintiff did not plead a cause of action under the MCPA.

Affirmed.

/s/ E. Thomas Fitzgerald

/s/ Donald E. Holbrook, Jr.

/s/ Martin M. Doctoroff