

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

WANDA GREENWOOD; LADELLE
HATFIELD; and DEBORAH MCCLEESE,
on behalf of themselves and
others similarly situated,

Plaintiffs,

v.

COMPUCREDIT CORPORATION; COLUMBUS
BANK AND TRUST, jointly and
individually,

Defendants.

No. 08-04878 CW

ORDER DENYING
PLAINTIFF'S MOTION
FOR LEAVE TO FILE
MOTION FOR
RECONSIDERATION
(Docket No. 397)

United States District Court
For the Northern District of California

Plaintiff Deborah McCleese moves under this Court's Civil
Local Rule 7-9(b)(3) for leave to file a motion for
reconsideration. Pursuant to this provision, the party requesting
leave must specifically show a manifest failure by the Court to
consider material facts or dispositive legal arguments which were
presented to the Court before such order. Having considered the
request and Defendant's response, the Court finds that leave is
unwarranted because its March 5, 2012 order fully considered
Plaintiff's contention that Defendant had acted in bad faith.

IT IS SO ORDERED.

Dated: 3/27/2012



CLAUDIA WILKEN
United States District Judge