

United States District Court Northern District of California parties shall address whether the FCRA and CCRAA are applicable to claims of misleading or
inaccurate reporting of delinquent debts, when the plaintiff's bankruptcy plan has been confirmed, but
those debts have *not* yet been discharged.

IT IS SO ORDERED.

Dated: November 23, 2016

Joner Hypleflice

V YVONNE GONZALEZ ROGERS UNITED STATES DISTRICT COURT JUDGE