IN THE UNITED STATES COURT FOR THE DISTRICT OF UTAH CENTRAL DIVISION

DERON BRUNSON,	
Plaintiff,	MEMORANDUM DECISION AND ORDER DENYING MOTION TO RECONSIDER
VS.	
AMERICAN HOME MORTGAGE SERVICING, INC., et al.,	Case No. 2:09-CV-436 TS
Defendants.	

Plaintiff moves for reconsideration of the Court's March 30, 2009 Memorandum

Decision and Order granting the Defendants' Motions to Dismiss and dismissing his

Complaint. Plaintiff argues that the Court overlooked certain matters in his favor when

dismissing his claims under FED. R. CIV. P. 12(b)(6). Defendant Aurora Loan Services

filed an Opposition in which the other Defendants joined. Defendants argue that

Plaintiff has not show grounds for reconsideration.

Grounds warranting reconsideration under FED. R. CIV. 59(e):

include (1) an intervening change in the controlling law, (2) new evidence previously unavailable, and (3) the need to correct clear error or prevent manifest injustice. Thus, a motion for reconsideration is appropriate where the court has misapprehended the facts, a party's position, or the

controlling law. It is not appropriate to revisit issues already addressed or advance arguments that could have been raised in prior briefing.¹

The Court finds that the Motion to Reconsider revisits issues already addressed.

The Court finds no clear error in its prior resolution of those issues. It is therefore

ORDERED that Plaintiff's Motion for Reconsideration (Docket No. 47) is

DENIED.

DATED May 13, 2010.

BY THE COURT:

WART

United States District Judge

¹Servants of Paraclete v. Does, 204 F.3d 1005, 1012 (10th Cir. 2000) (citing Van Skiver v. United States, 952 F.2d 1241, 1243 (10th Cir. 1991) (other citations omitted)).