UNITED STATES COURT OF APPEALS

FOR THE SIXTH CIRCUIT

Leonard Green Clerk 100 EAST FIFTH STREET, ROOM 540 POTTER STEWART U.S. COURTHOUSE CINCINNATI, OHIO 45202-3988

Tel. (513) 564-7000 www.ca6.uscourts.gov

Filed: August 30, 2007

Notice of Oral Argument at 1:30 p.m. October 22, 2007

Mr. Douglas E. Ginsburg U.S. Department of Justice Office of Immigration Litigation P.O. Box 878 Ben Franklin Station Washington, DC 20044-0000

Mr. John J. Marhoefer Latham & Watkins 233 S. Wacker Drive Suite 5800 Chicago, IL 60606-6401

Re: No. 05-4488, Parlak v. Gonzales

Dear Counsel,

Your case is scheduled for oral argument on **1:30 p.m. October 22, 2007** before a three-judge panel of the Sixth Circuit in Cincinnati, Ohio. You may learn the names of the judges sitting on the panel by checking the Court's calendar when it is posted on www.ca6.uscourts.gov two weeks prior to argument.

The enclosed Oral Argument Acknowledgment form must be faxed to the Clerk's office at (513) 564-7099 by September 24, 2007 or returned by mail using the address on the form. The Acknowledgment form is also available on the web site.

If you are appointed under the Criminal Justice Act, specific arrangements for your travel are set forth in the enclosed Travel Authorization. If you choose to make travel arrangements outside the purview of National Travel Service, reimbursement will be limited to the lesser of the government rate for airfare or actual expenses.

On the day of oral argument, please report to the Clerk's Office, Room 540 in the Potter Stewart United States Courthouse, at the corner of 5th and Main Streets in Cincinnati no later than 30 minutes prior to argument. Use the bank of elevators on the Main Street side of the courthouse. Court will convene promptly. Oral argument is limited to 15 minutes per side, unless expanded by the Court, at the hearing, or by granting a motion by counsel prior to the hearing. You should also be aware that in appropriate cases, the Court may issue a decision from the bench at the conclusion of argument, pursuant to Sixth Circuit Rule 36.

Continuances of oral argument will not be granted except in highly extraordinary circumstances. The Sixth Circuit grants oral argument in civil and criminal cases when it has been requested by any counsel. If you originally requested argument but now wish to waive it, please notify the Court by means of a motion to that effect as soon as possible. Bear in mind that the Court may still want to have the case argued; do not assume that just by filing a motion to waive argument you are relieved of the requirement to appear at argument.

Sincerely yours,

Deb Cook
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Enclosure