## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

Case No. SACR 19-61-JVS $\quad$ Date March 25, 2020

Present: The Honorable JAMES V. SELNA, U.S. DISTRICT COURT JUDGE
Interpreter

| Lisa Bredahl | Not Present |
| :--- | :--- |
| Deputy Clerk | Court Reporter/Recorder |

U.S.A. v. Defendant(s):

Michael John Avenatti

Present Cust. Bond NOT X

Attorneys for Defendants:
Dean Steward NOT

Proceedings: [IN CHAMBERS] Invitation to File an Ex Parte Request for Reconsideration
Defendant Michael Avenatti ("Avenatti") applied for reconsideration of the Court's decision to remand him to custody. (Docket No.117.) The Court denied the request. (Docket No. 121.)

In light of the evolving nature of the Covid-19 pandemic, particularly in the greater New York City area, the Court invites Avenatti to apply ex parte for reconsideration of the Court's order at Docket No. 121. The application should address the following two points, as well as any other grounds Avenatti wishes to raise:

- The nature and extent of the Court's authority to grant release under U.S.C. §

3142 (i) solely on the basis of "another compelling reason."

- The specifics of any release of Avenatti, including the party or parties into whose
"custody" he should be released, an issue not previously addressed by Avenatti. (See Docket No. 121, p. 2.) Further terms of release should also be addressed.

Should Avenatti file an application, the Government should be prepared to respond within 24 hours. The Court will grant no extension. Should an application be presented, the Court will rule within 24 hours.
$\qquad$ :

Initials of Deputy Clerk lmb

