

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

)	
UNITED STATES OF AMERICA,)	
)	
v.)	
)	
MARIIA BUTINA, a/k/a,)	Criminal Action No. 18-cr-218 (TSC)
MARIA BUTINA)	
)	
Defendant.)	
)	

ORDER

Upon consideration of the parties’ submissions in response to the court’s minute order of August 24, 2018, and for the reasons explained at the September 10, 2018 status conference, the court hereby issues this special order under Local Criminal Rule 57.7(c), restricting the ability of the parties to release information or make statements regarding the merits or evidence at issue in this case, as more specifically described in LCrR 57.7(b)(3).

The Rules of this court clarify that:

[i]t is the duty of the lawyer or law firm not to release or authorize the release of information or opinion which a reasonable person would expect to be disseminated by means of public communication, in connection with pending or imminent criminal litigation with which the lawyer or the law firm is associated, if there is a reasonable likelihood that such dissemination will interfere with a fair trial or otherwise prejudice the due administration of justice.

LCrR 57.7(b)(1). Further, Rule 57.7(c) contains specific guidance for widely publicized cases, and it gives the court authority “[i]n a widely publicized or sensational criminal case, . . . [to] issue a special order governing such matters as extrajudicial statements by parties, witnesses and attorneys likely to interfere with the rights of the accused to a fair trial by an impartial jury. LCrR 57.7(c).

The limitations are aimed at two principal evils: (1) comments that are likely to influence the actual outcome of the trial, and (2) comments that are likely to prejudice the jury venire, even if an untainted panel can ultimately be found. Few, if any, interests under the Constitution are more fundamental than the right to a fair trial by “impartial” jurors, and an outcome affected by extrajudicial statements would violate that fundamental right.

Gentile, 501 U.S. at 1075.

Therefore, to safeguard the defendant’s right to a fair trial, and to ensure that the court can seat a jury that has not been tainted by pretrial publicity, all interested participants in the matter, including the parties, any potential witnesses, and counsel for the parties and the witnesses, are hereby

ORDERED to refrain from making statements to the media or in public settings that pose a substantial likelihood of material prejudice to this case.

Date: September 12, 2018

Tanya S. Chutkan

TANYA S. CHUTKAN
United States District Judge