

litigation.” Id. at cmt. 1. Nevertheless, the Court’s overriding interest is and must be the “right to a fair trial” afforded to all parties that appear before it—a right which cannot be maintained if the minds of potential jurors are swayed by indiscriminate appeals by counsel to the public at large. Id. To that end, the Court will not hesitate to enforce its local rules should it conclude that any attorney in this case has attempted to unduly prejudice the proceedings before it through untoward engagements with the national or local news media. The Court further expects that all counsel of record will conduct themselves in a manner becoming to an officer of this Court at all times, and that counsel will therefore focus their energies on proving their case in this Court—a court of law—rather than in the court of public opinion. It is therefore

ORDERED that all counsel of record apprise themselves of this Court’s local rules and the Rules of Professional Conduct promulgated by the District of Columbia Court of Appeals, particularly as those rules concern the discussion of pending cases by means of mass communication.

SO ORDERED this 19th day of December, 2007.

REGGIE B. WALTON
United States District Judge