U.S. DISTRICT COURT N.D. OF N.Y. FILED October 1, 2021 JOHN M. DOMURAD, CLERK

## **UNITED STATES DISTRICT COURT**

# FOR THE

# NORTHERN DISTRICT OF NEW YORK



# **GENERAL ORDER #26**

In the Matter of Courthouse Security and Limitations on the use of Electronic Devices within United States Courthouses in the Northern District of New York

#### Introduction

The Federal Rules of Criminal Procedure and Judicial Conference Policy prohibit the taking of photographs in the courtroom during judicial proceedings or the broadcasting of judicial proceedings from the Courtroom.<sup>1</sup> In the past, enforcement of this policy was limited to the prohibition of cameras in the Courtroom. However, as technology advances, there are an evergrowing number of wireless communication devices that have the capability of recording and/or transmitting sound, pictures, and video. Currently, these devices include, but are not limited to, smart phones, laptop computers, and tablet computers, as well as other emerging portable computing devices. Many of these devices are also capable of wireless internet access and have recording and photographic capabilities. In order to enforce the Federal Rules of Criminal Procedure and Judicial Conference Policy, this General Order sets forth the limitations on the use of electronic devices inside United States Courthouses within the Northern District of New York.

#### **Courthouse Security**

- (1) Screening and Search. All persons entering a federal courthouse in this district and all items carried by them are subject to appropriate screening and search by a United States Marshal, Court Security Officer, or any law enforcement officer. Persons may be requested to provide identification and to state the nature of their business in the courthouse. Anyone refusing to cooperate with these security measures may be denied entrance to the courthouse. Members of the Northern District Bar who present a valid New York State Court System identification, or any valid Federal Court or State Court identification, or attorneys or employees employed by the Federal Government with a valid Federal Agency identification, or law enforcement officers who are appearing for a proceeding before the Court, or who have business with the Clerks Offices of either the District Court or Bankruptcy Court, or another tenant agency within the Courthouse, will be permitted to:
  - a) Proceed to the front of the line as directed by the Court Security Officers;
  - b) Retain belt and jewelry on their person;
  - c) Submit all other items (bags, electronics, etc.) carried by them for screening;
  - d) Submit to manual (hand held metal detector) screening, and
  - e) Retain their cell phone and electronic devices following screening.
- (2) Federal employees and other building tenants must use the employee entrance or be subject to full screening and search as described above.

<sup>&</sup>lt;sup>1</sup> FRCrP Rule 53 provides: Except as otherwise provided by a statute or these rules, the court must not permit the taking of photographs in the courtroom during judicial proceedings or the broadcasting of judicial proceedings from the courtroom.

Judicial Conference Policy states that the courtroom proceedings in civil and criminal cases in the district courts may not be broadcast, televised, recorded, or photographed for the purpose of public dissemination. Guide to Judiciary Policies and Procedure, Vol.10, Ch.4, Section 410.

(3) Prohibitions. The taking of photographs, videos and the use of any broadcasting equipment within any Northern District of New York courthouse is prohibited, except as set forth below or with the permission of the Chief Judge of the District Court. Requests to photograph, video or broadcast inside a Northern New York Federal Courthouse shall be in writing and addressed to the Clerk of Court for the Northern District of New York.

This prohibition will not apply to non-court federal agency tenants within their space. When necessary, tenants will coordinate use of any such equipment with the Chief Judge.

## **Use of Electronic Devices**

(1)No one other than court officials and officers of the court engaged in the conduct of court business shall bring any cameras, video cameras, recording equipment, dictaphones, pagers, smart phones, personal data assistants (PDA's), tablet devices and computers into courtrooms. These devices are prohibited in all courtrooms, except with permission of the court. Members of the Bar of the Northern District of New York as Officers of the Court may retain their cell phones, tablets and laptop computers while in Court. The cell phones must be turned off in the Courtrooms. No personal electronic device may be brought into any courtroom, witness room or jury room, robing room or associated space, or into any judicial chambers, if the judge to whom the space is assigned prohibits the introduction of such devices either generally or during a particular session of the court. Petit Jurors may also be allowed to bring their cell phones, e-Readers, other tablet devices, and laptops to the courthouse<sup>2</sup>. However, all cell phones, other tablet devices, e-Readers and laptops must be turned over to the Court Security Officers prior to jury deliberation. Use of smart phones, tablets, laptops, and other electronic devices is at the discretion of the presiding trial judge. All sound emitting capabilities including, without limitation, any ringtone or vibrating sound, must be off in the courthouse (telephones must be powered off in the court) sound controls on laptops and tablets should be set to mute whenever a computer or tablet device is in any courtroom.

Grand Jurors will be instructed by the Clerk of Court not to bring their cell phones, e-Readers, other tablet devices or laptop computers to the Courthouse. Officers of the court may keep their cellular phones, personal data assistants (PDA's), on their person while in court as long as they are turned off. Bluetooth devices used by anyone other than court employees in the performance of their official duties must

<sup>&</sup>lt;sup>2</sup> Petit Jurors shall be given notice by the Clerk of Court that use of smart phones, tablets, laptops, and other electronic devices is at the discretion of the presiding trial judge. The Clerk of Court shall also provide information to petit jurors that should they choose to bring their cell phones, laptop computers, e-Readers or other tablet devices to the Courthouse when allowed by the presiding judge, that the Court shall not be responsible for the safekeeping of these devices. Furthermore, Court staff should instruct petit jurors not to bring their laptop computers, e-Readers, other tablet devices to the Courthouse while the jury is deliberating on a case.

be turned off in the courtrooms as they will interfere with the court reporting equipment. If a cellular phone or PDA goes off during a court proceeding, the attorney may be sanctioned by the presiding judge. The camera and recording devices which are included in mobile computing devices will not be used while inside a United States Courthouse. Sanctions may include a fine of up to \$1000.00 and the loss of the privilege of keeping a cellular phone, PDA, or other mobile computing device on their person while at the federal courthouse. Requests to bring mobile computing devices into a courtroom by a pro se party to a case will be allowed only upon application to and permission from the presiding judge.

- (2) The court will allow the use of cameras and other equipment during ceremonial proceedings, including naturalization proceedings, outreach programs, mock trials, or a judge's investiture. Permission to bring this equipment into the courthouse for these proceedings can be arranged through the Chief Judge.
- (3) In non-ceremonial proceedings, audio and audio-visual equipment may be utilized only for the limited purpose of presentation of the evidence, perpetuation of the record of the proceedings, and security.<sup>3</sup> At the discretion of the Chief judge, in certain cases where the use of an overflow room is necessary for spectators and the media, the court may permit the use of closed-circuit television linking the courtroom with another location. This same technology may also be approved where a disruptive defendant has been detained, and closed-circuit television and audio are linked to the holding cell. The restrictions on the use of mobile computing equipment and cell phones as noted above in this order will apply to the overflow rooms.
- (4) Members of the media who are credentialed, may be allowed to bring in a laptop computer, tablet or cell phone at the discretion of the Chief judge for use in limited areas within the courthouse (ie: in cases involving media coverage, a room may be designated by the Court for use by the media.) The media representatives would be allowed to use their cell phones and laptops from the media room. However, at no time, will members of the media be allowed to use their mobile computing devices to record or photograph while in the courthouse. Members of the media may use their mobile computing devices to take notes and to transmit their notes only from a designated area to their publisher while in the courthouse. Sanctions may include a fine of up to \$1000.00 and the loss of the privilege of keeping a cellular phone, PDA or other mobile computing device on their person while at the federal courthouse.
- (5) Contractors working for the United States Government that have obtained the appropriate background check may be allowed to keep their cell phones and mobile computing devices if necessary, for the work being performed within courthouses in the Northern District.

<sup>&</sup>lt;sup>3</sup> These guidelines do not apply to courtroom security surveillance cameras, nor change the policy adopted by the September 2009 Judicial Conference regarding those cameras.

Contractors should make arrangements through the United States Marshals Service before bringing their equipment in.

## **Grand Jury Security**

(1) The secrecy of the grand jury proceedings is a matter of preeminent concern. When a grand jury is convened, the surrounding area is restricted to law enforcement officers, involved attorneys, witnesses, and employees and customers of agencies on the premises. The United States Marshals Service may secure the floor of the grand jury session as necessary to preserve the secrecy of the grand jury and protect witnesses from any unwanted interference. No electronic devices are allowed in the Grand Jury Room without the permission of the United States Attorney. Grand Jurors will be instructed by the Clerk of Court not to bring their cell phones, e-Readers, other tablet devices or laptop computers to the Courthouse.

SO ORDERED:

This 1<sup>st</sup> day of October, 2021.

Glenn T. Suddaby Chief U.S. District Judge