٦

1	very important that there not even be a hint of an
2	appearance of impropriety in any case, whether
3	it's a civil case or a criminal case. It's
4	important that the sanctity is maintained of the
5	jury and that you base your decision solely upon
6	the evidence in the case. So that being said, I
7	will see you tomorrow morning at 9:00 sharp.
8	Thank you.
9	(The jury exited the courtroom, at
10	which time the following took
11	place.)
12	THE COURT: Is there anything we need to take
13	up? Do you want to go ahead and put on the record
14	or do you want to wait and do it all at one
15	time after the close of all the evidence?
16	MR. WILEY: Well, let's just do it after
17	that.
18	MR. BOSTICK: Judge, we'd also offer State's
19	111 and 112.
20	MR. WILEY: Without objection from us.
21	THE COURT: Okay.
22	(State's Exhibit Nos. 111 & 112
23	were admitted in evidence.)
24	MR. WILEY: Oh, there is one thing that we
25	need to get on the record. We want to ask you

Г

. [.....

1 or ask Judge to direct him to assure us, him being 2 Jack, that there is no inducement for JoAnn's 3 testimony. MR. BOSTICK: There is not. 4 MR. WILEY: Not a promise, not a maybe, not a 5 nudge, not a wink, because we think it stretches 6 7 the bounds of credibility that her lawyer would 8 let her testify as she did without such an inducement. 9 10 MR. BOSTICK: There is none. 11 MR. WILEY: None? 12 MR. BOSTICK: Have not made her any promises, 13 nothing. MR. WILEY: Have you suggested that a promise 14 15 might be made after she testifies truthfully? MR. BOSTICK: No. 16 17 MR. WILEY: No inducement whatsoever? MR. BOSTICK: No. 18 19 MR. WILEY: Thank you, Your Honor. 20 (End of proceedings on August 22, 21 2007.) 22 23 24 25

830