

These questions and answers will be posted on the website later this afternoon, Friday March 27, 2009.
Thank you for the questions!

- 1. With respect to answers that have been given, we would like to know how to refer to the additional material provided. Is it a pre-trial order? What part of the record is it?**

I am not sure I understand the question. Most of the answers are clarifications or corrections. There is a pre-trial order in the materials – where in that order do you believe we need a clarification. We will be happy to take a look.

- 2. The picture of the two houses on Dover Street still does not comport with the map and all the testimony provided. The map and witness testimony are consistent with each other, but neither is consistent with the picture - the picture is left-to-right backwards. The correction that was made only repeats this inconsistency. To be correct, 4540 must be the house on the LEFT and 4544 must be the house on the RIGHT. Allowing this to go uncorrected will mean that EVERY witness can be impeached.**

I am instructing the **webmaster** to correct the addresses immediately. We will notify everyone of the error and the switch. The correct addresses will be placed on the website ASAP, and those are the addresses that must be used during the competition.

- 3. One newspaper article is dated Wednesday the 6th and does not comport with the actual date. Tuesday is the 4th and Sunday is the 2nd (following testimony and the other newspaper article), so Wednesday should be the 5th.**

The newspaper contains an embarrassing misprint, and the date should have been Wednesday the 5th. The copy editor was demoted, and the paper was ridiculed on the local television station. The earth did not speed up, and Wednesday fell on the 5th of the month. No need to correct the files.

- 4. In response to the question "are all of the charges (two tickets and the DUI) being brought on this trial or is this trial just for the DUI," we were directed to read the Indictment. Where can this indictment be found? It is not available on the website.**

Can you imagine the situation in which the defense did not receive, much less acknowledge receipt of, the indictment? The State's Attorney will provide a duplicate copy of the indictment charging the defendant with felony DUI. It should be posted on the **website** by Monday afternoon.