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EXHIBIT B

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Page 1 1 2 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK 3 4 5 E. JEAN CARROLL,) Plaintiff,) 6) -against-)20-cv-7311(LAK) 7) DONALD J. TRUMP, in his) 8 personal capacity,) Defendant.) 9) 10 11 ***CONFIDENTIAL*** 12 13 VIDEOTAPED DEPOSITION OF E. JEAN CARROLL 14 15 New York, New York 16 Friday, October 14, 2022 17 18 19 Reported By: 20 CATHI IRISH, RPR, CRR, CLVS 21 22 23 24 25

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Page 40 CARROLL - CONFIDENTIAL 1 2 sold the company? 3 Α. No. 4 Q. Did you ever use your own website to meet anyone? 5 6 Α. I looked. 7 I'll just repeat my question. Ο. Did you ever use the website to meet 8 anyone? 9 I didn't see anyone --10 Α. 11 Ο. You didn't --12 Α. -- that I would have dated. 13 Q. Did your sister ever date anybody from the website? 14 15 Α. No. 16 What would have been your Ο. 17 criteria for someone you dated at that 18 time, and I can give you a year 19 approximately, but let's say when you sold 20 the company to The Knot? 21 Here's the thing, the light had Α. gone out. I just wasn't -- I liked 22 23 meeting men, I liked meeting new people 24 but my life was not there, you know? In New York there's a taxi and if the light 25

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Page 41 CARROLL - CONFIDENTIAL 1 2 is on it means it's available, wants to meet people. I didn't have that. My 3 4 light was gone. But you had been looking on the 5 0. 6 website to see if there was anyone? 7 I'm always curious. Α. 8 Q. Do you go out on dates? 9 MS. KAPLAN: Again, let's have a time frame. 10 BY MS. HABBA: 11 12 Same time frame, let's stick with Q. 13 that time frame, when you sold it to The Knot. 14 15 Α. Every once in awhile but I rarely 16 let a new acquaintance get to the point 17 where he would ask me out or I would ask 18 him out. 19 So you would go to dinners; is Q. that correct? 20 21 Yes, as friends. Α. 2.2 Let me ask you this: Did you Q. 23 only date men? 24 Α. Yes. 25 Q. Never dated women?

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Page 42 CARROLL - CONFIDENTIAL 1 2 Α. No. So who was your last significant 3 Q. relationship that you remember? 4 Α. John Johnson. 5 6 Ο. Who was the last man you dated 7 that you recall? Α. I don't remember his name. 8 That's how significant it was. 9 Do you remember approximately 10 Ο. 11 when? 12 It's not for lack of trying. Α. No. 13 I wanted to meet people. I just -- the music had stopped. 14 15 Ο. Why do you think the music had 16 stopped? 17 Α. Well, looking back on it, it may 18 have been what happened at Bergdorf's. 19 Is there anything else that you Ο. 20 think could have caused it? Luck, not -- not meeting people 21 Α. 22 that would make me want to spend time with 23 them. Do you consider yourself asexual 24 Ο. at this moment? 25

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1	CARROLL - CONFIDENTIAL	
2	A. No.	
3	Q. So a sex drive is not the issue;	
4	is that correct?	
5	A. I had no desire for desire. I	
6	don't have the desire to want sex. You	
7	have to want sex.	
8	Q. Would you describe that as a sex	
9	drive for most people?	
10	A. Yes.	
11	Q. Have you ever tried to fix that	
12	in any way, meaning getting help?	
13	A. Well, looking back perhaps maybe	
14	I should have but in my own way, I started	
15	a dating site and then I started another	
16	dating site. It's not that I was, you	
17	know, staying in the house with a shawl	
18	over my head.	
19	Q. What type of men do you like?	
20	MS. KAPLAN: Objection to form.	
21	MS. HABBA: Generally what type	
22	of men do you like?	
23	MS. KAPLAN: You can answer.	
24	THE WITNESS: Men who live	
25	fascinating lives, men who are kind,	

Page 44 CARROLL - CONFIDENTIAL 1 2 men who have a great sense of humor, 3 men who are fun to be with, men who love animals, men who love their 4 mothers, men who like women, men who 5 6 like other men, not sexually but like, 7 you know, athletic men, adventurous 8 men. BY MS. HABBA: 9 Do you like men who are 10 Ο. 11 successful? 12 Α. Yes. 13 MS. KAPLAN: Objection to form, 14 sorry. 15 THE WITNESS: Yes. 16 BY MS. HABBA: 17 Q. When is the last time you went out with a man -- how do I state this --18 19 in hopes of becoming more than friends? 20 See, that's the thing. You put Α. 21 your finger on it. I've never met anybody 2.2 since that time where I felt that hope of 23 wow, I hope this turns into something. 24 Ο. So when is last time you had sex? '94 or '95. 25 Α.

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Page 135 CARROLL - CONFIDENTIAL 1 2 Α. No. 3 Ο. Do you recall what your disposition was on that phone call? 4 I was in shock and disordered. 5 Α. Ι 6 felt unbalanced which was a strange 7 feeling for me. When you say unbalanced were you 8 Q. 9 actually physically unbalanced? 10 Α. Yes. 11 Ο. Did you sit down at any point 12 or --13 Α. No. Did you need to get a water or do 14 Ο. 15 anything to take care of yourself after 16 that moment? 17 No, what I wanted to do, I needed Α. 18 to talk to somebody, talk to Lisa. Then I 19 just wanted to go home. 20 Q. Is that what you did? 21 Α. (Witness nodded.) 2.2 Q. So did you go to a parking garage 23 to get your car or did you go straight home? 24 25 Α. The parking garage.

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Page 137 CARROLL - CONFIDENTIAL 1 2 Α. Model. 3 Ο. Thank you. Α. It was a 1959. It was a real 4 beauty. 5 What color? 6 Ο. 7 Α. That aquamarine and white. Ιt 8 was a gorgeous car. 9 So what did you do immediately Ο. following the call? 10 11 Α. Walked to the car. 12 Q. Did you call anybody else? 13 Α. No. After you --14 Ο. 15 Α. No, not particularly after that 16 call. I knew that I wasn't going to tell 17 anybody ever again about this. Lisa shocked me in the call. 18 19 Why did she shock you? Q. 20 Α. She told me I had been raped. Had it occurred to you? 21 0. 2.2 Α. No. After this conversation, did you 23 Ο. discuss this incident with Ms. Birnbach 24 25 again?

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Page 145 CARROLL - CONFIDENTIAL 1 2 Have you ever questioned if what 0. 3 happened in that dressing room was rape? MS. KAPLAN: Objection to form. 4 You can answer. 5 6 THE WITNESS: I question whether 7 he thought it was rape. I never questioned what I thought. 8 9 BY MS. HABBA: During the two decades that 10 Ο. 11 followed, how would you say the alleged 12 attack impacted your life? 13 Α. Well, four or five years ago I would have told you it had no effect. I'm 14 15 as good as new. This is great. I'm fine. I rarely think of it but I've come to 16 17 understand that that rape changed my life 18 which is shocking for me to now understand. 19 20 When you say four or five years Ο. 21 ago, do you mean when you started this 2.2 lawsuit? 23 Α. No, before that, before that. I'm talking about the time before this. 24 Before the lawsuit. 25 Q.

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1	CARROLL - CONFIDENTIAL	
2	why was let me scratch that.	
3	During the last two decades, have	
4	you ever interacted with the defendant	
5	again directly?	
6	A. No.	
7	Q. Were you aware that the	
8	president that the defendant was a	
9	presidential candidate prior to the 2016	
10	election?	
11	A. Yes.	
12	Q. And are you aware that he ran in	
13	2000 as a potential member of the reform	
14	party?	
15	A. No.	
16	Q. Did you ever consider coming	
17	forward with your account prior to #MeToo?	
18	A. Never.	
19	Q. Why not?	
20	A. Just I'm going to say	
21	something that even surprises me because	
22	women who have been raped are looked at in	
23	this society as less, are looked at as	
24	spoiled goods, are looked at as rather	
25	dumb to let themselves get attacked. I	

Page 148 CARROLL - CONFIDENTIAL 1 2 mean even you have to say did you scream? 3 I mean every woman who admits to being attacked has to answer that question, why 4 didn't you scream, why did you come 5 6 forward when you did, why didn't you come 7 forward before and so no, I didn't -- I would have been fired. 8 9 How did you feel when you found Ο. out that the defendant announced he was 10 11 running for president in 2016? 12 Α. I thought oh, boy. 13 Ο. What does oh, boy mean? Just almost disbelief and a 14 Α. 15 little bit of heartache. I felt really bad, you know. 16 17 Why did you feel bad? Ο. 18 Α. I didn't think he would be a good candidate. 19 20 Why didn't you come forward with 0. 21 your account at that time? 2.2 Α. I was with my mother in 23 Bloomington, Indiana. She was on her deathbed. She was a feisty redheaded 24 25 Scottish woman, republican politician, so

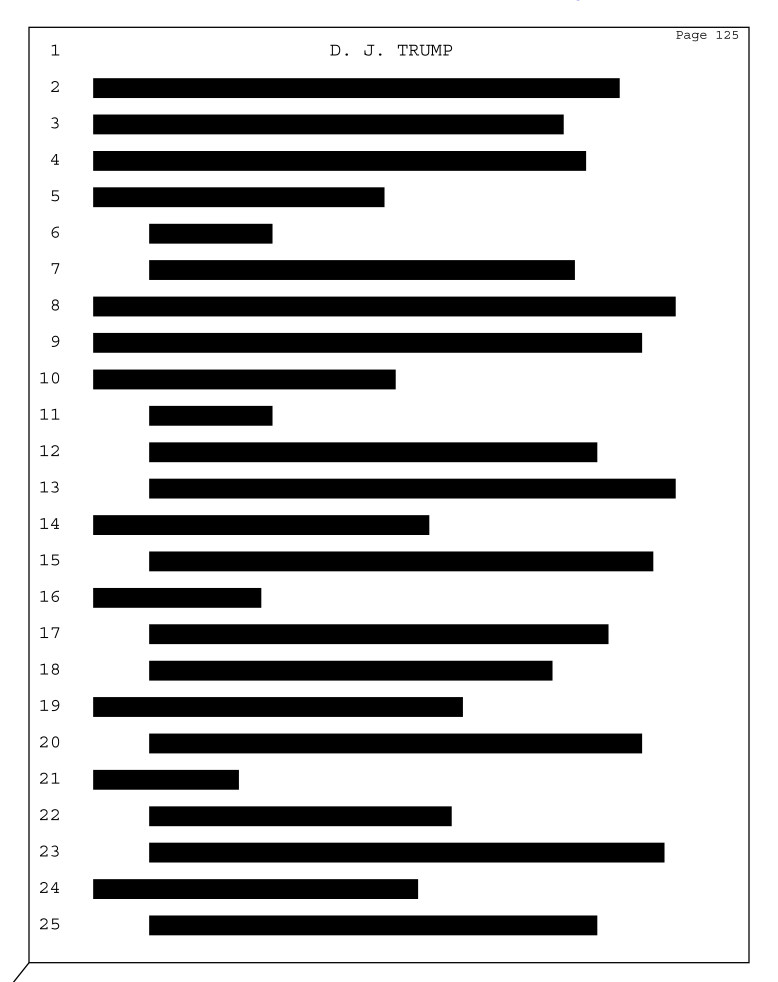
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Page 172 CARROLL - CONFIDENTIAL 1 2 BY MS. HABBA: 3 Ο. Were the timing of your allegations related to the former 4 president's run for reelection? 5 6 Α. No. 7 Was it something you considered? Q. 8 Α. No. 9 How did the defendant's Q. statements impact your personal life? 10 11 Totally affected it. I lost my Α. 12 job. I'm looked at as a woman who's 13 untrustworthy, looked at now as a woman who can't be believed. I'm looked at as a 14 15 woman who was stupid and dumb enough to 16 have happen to her what happened to her. 17 You just said that you're looked Ο. at as a woman stupid enough to have had 18 19 happen to her what happened to her; is 20 that correct? 21 (Witness nodded.) Α. 2.2 Ο. How does that relate to Donald 23 Trump, the perception rather? 24 Α. He raped me and after that everything I thought was quickly over and 25

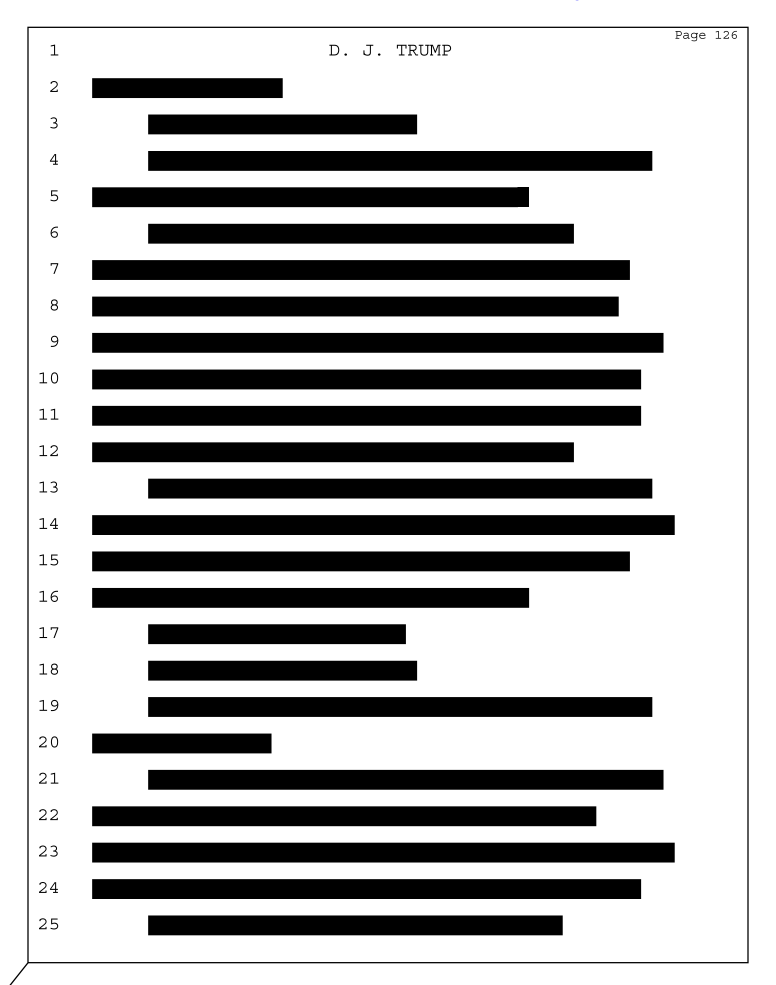
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Page 1 1 2 UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK 3 CASE No. 20 CIV. 7311 (LAK) (JLC) 4 5 E. JEAN CARROLL, Plaintiff, 6 7 -vs-DONALD J. TRUMP, 8 in his personal capacity, 9 Defendant. 10 11 12 13 = = 14 CONFIDENTIAL 15 = = = 16 VIDEOTAPED DEPOSITION OF DONALD J. TRUMP 17 18 Wednesday, October 19, 2022 19 10:22 a.m. - 3:50 p.m. 20 The Mar-a-Lago Club 1100 South Ocean Boulevard Palm Beach, Florida, Florida 21 22 Stenographically Reported By 23 Pamela J. Pelino, RPR, FPR, CLR Notary Public, State of Florida 24 TSG REPORTING 25 JOB NO. 218342

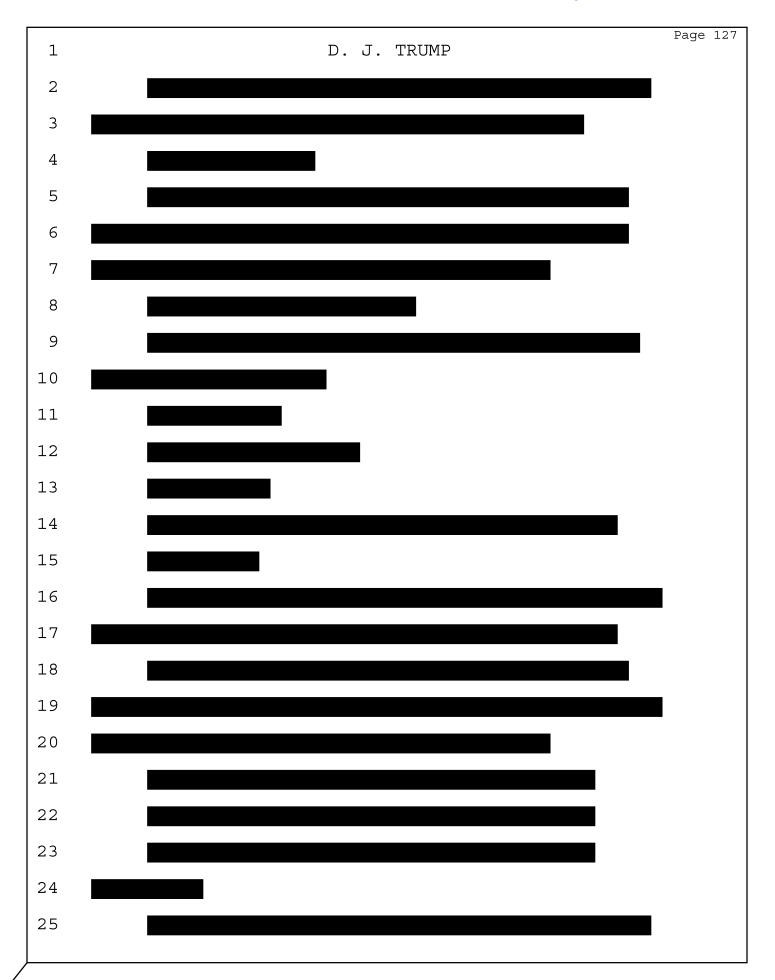
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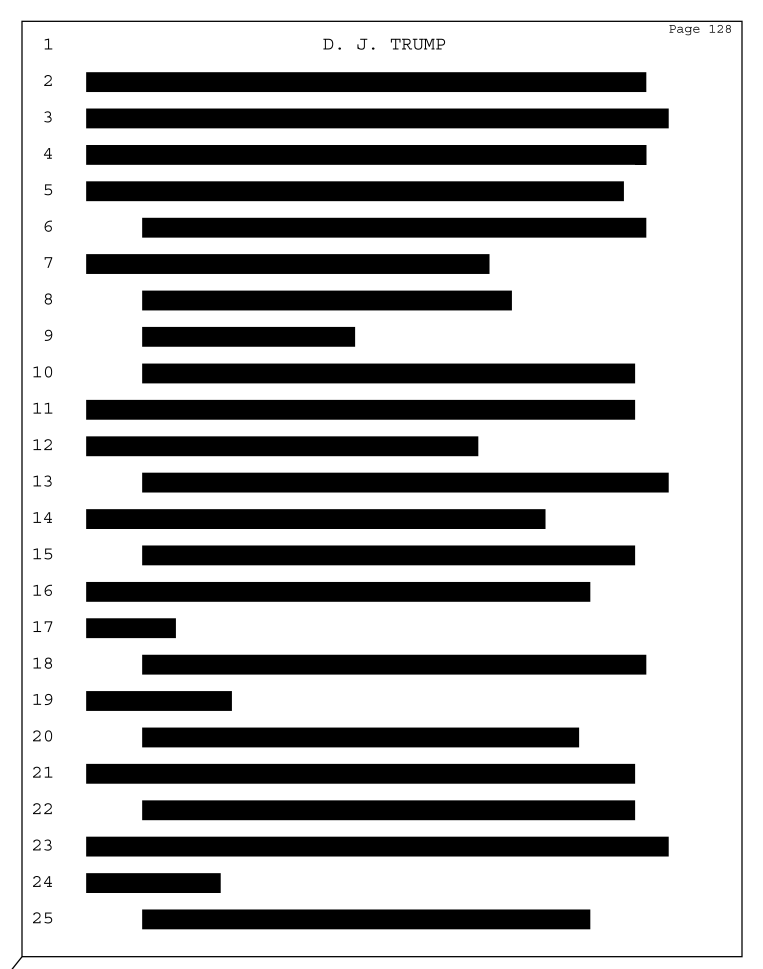
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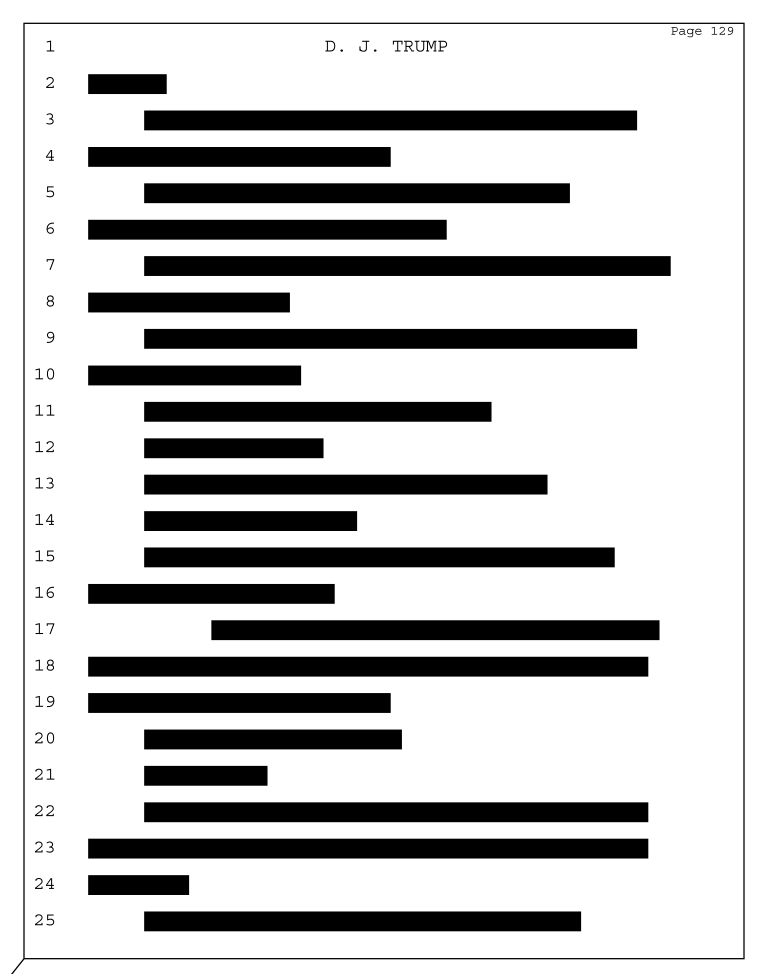


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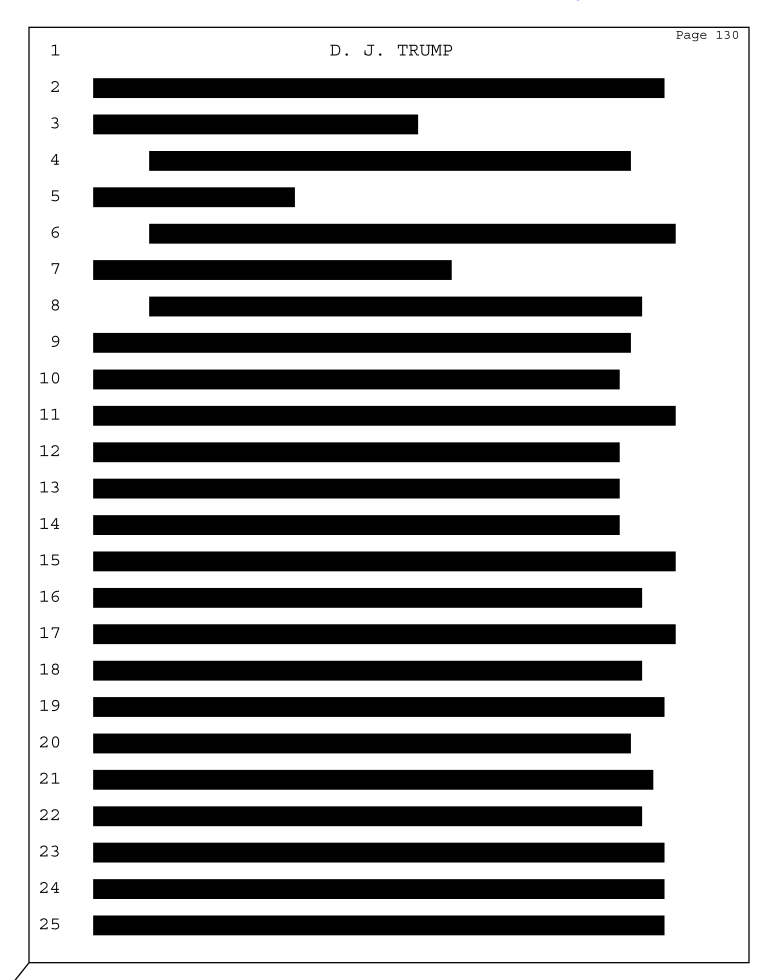


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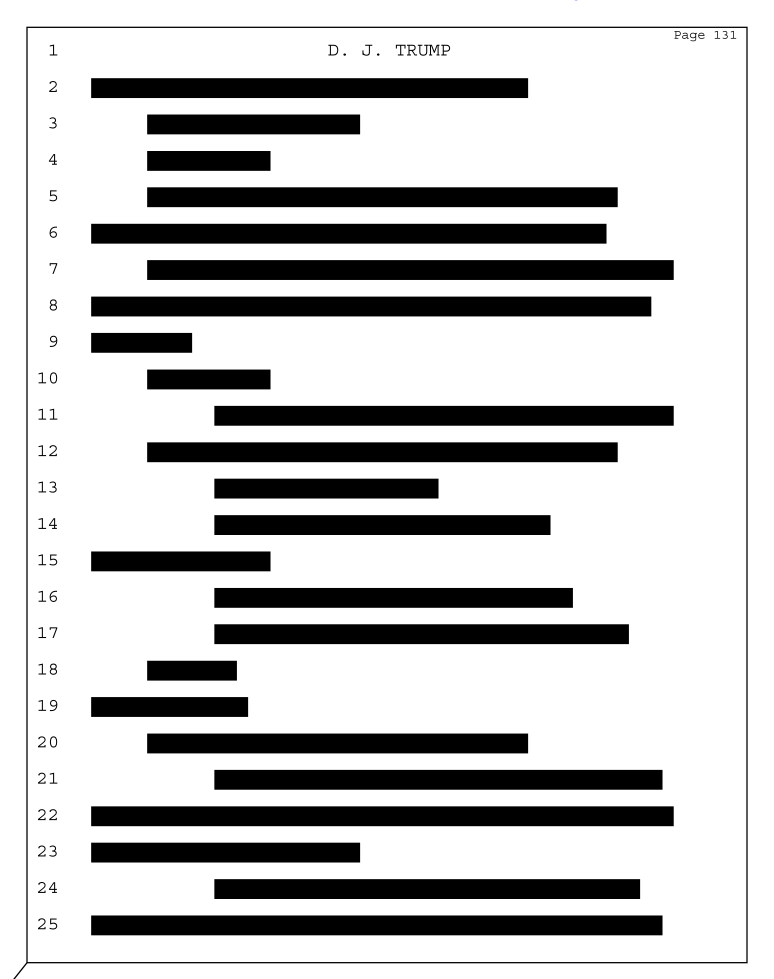
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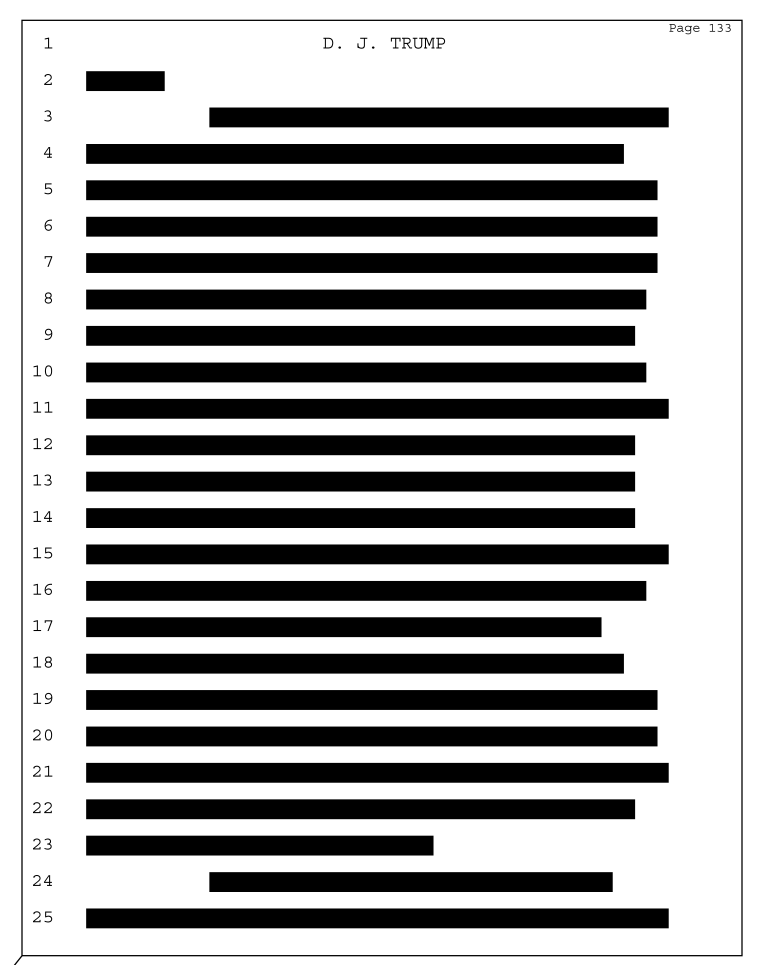
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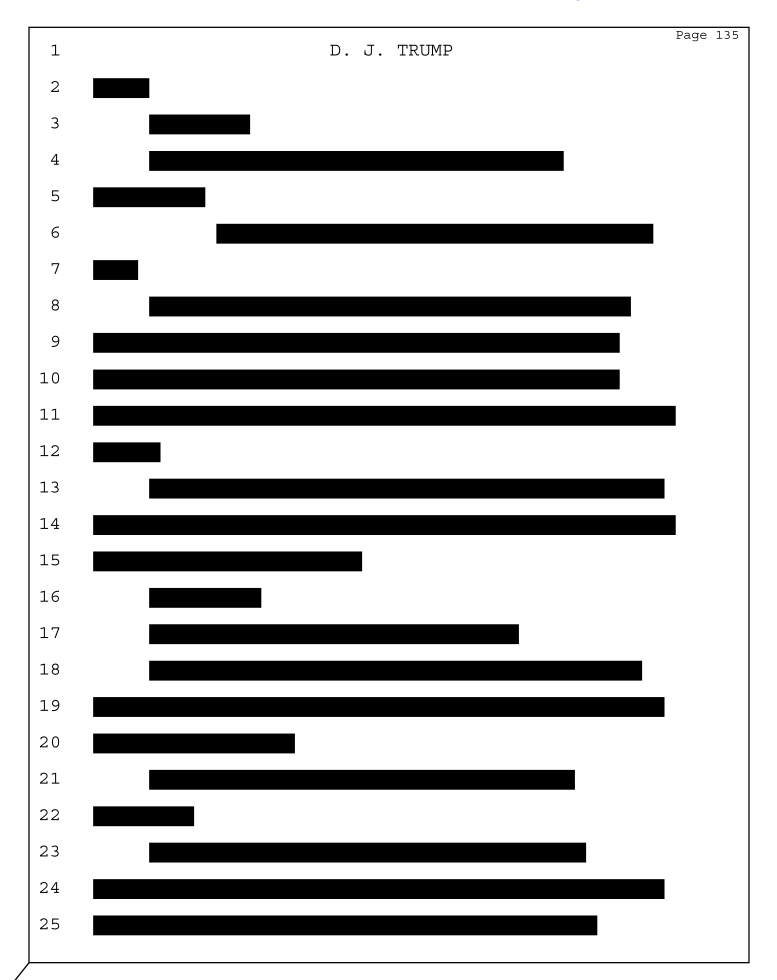
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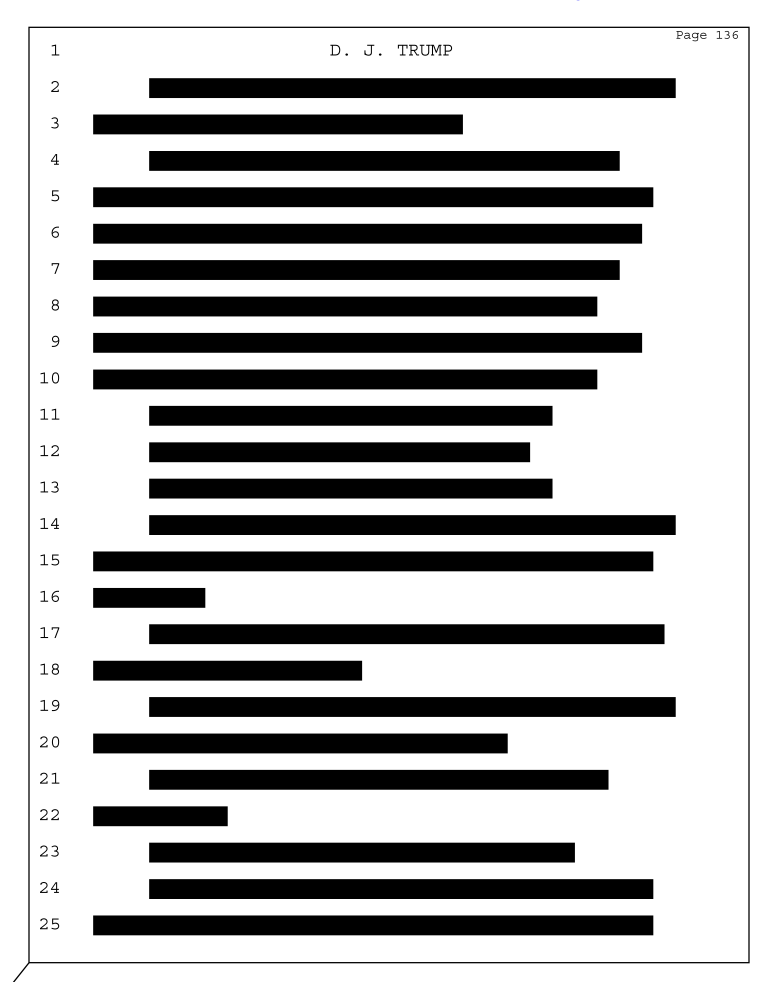
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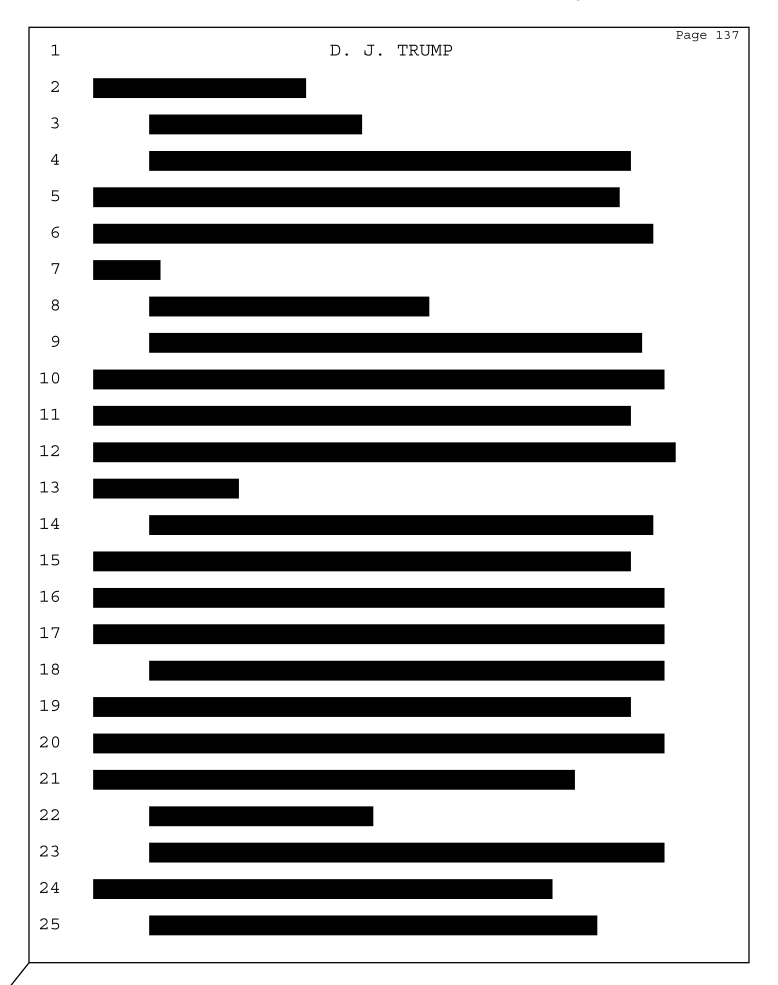
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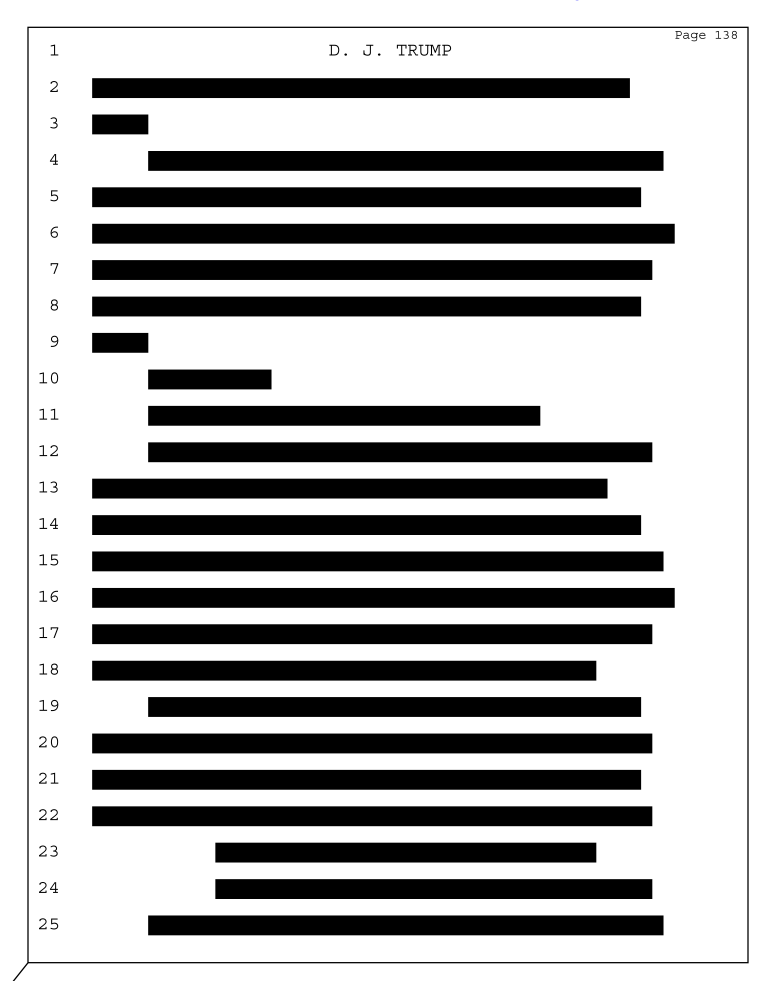
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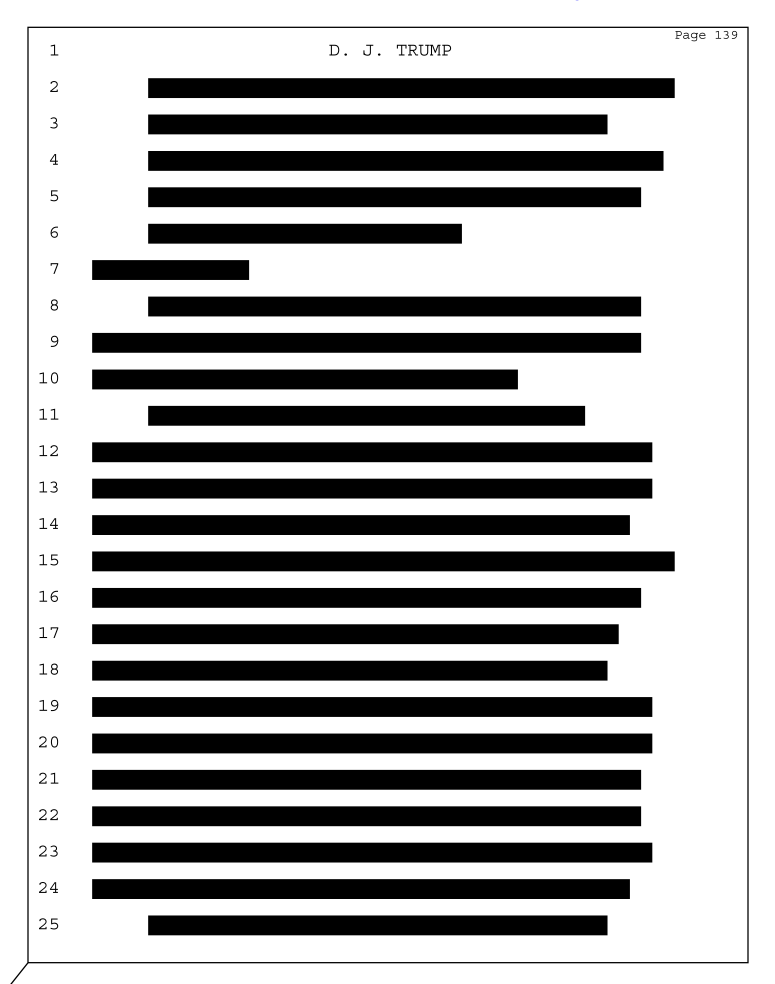
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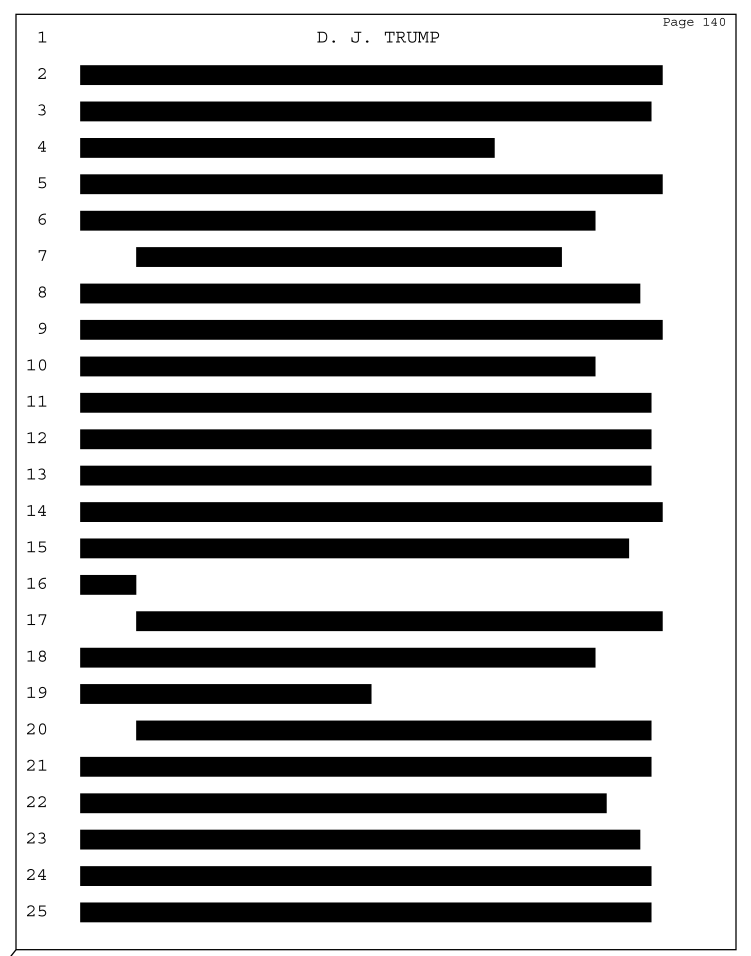
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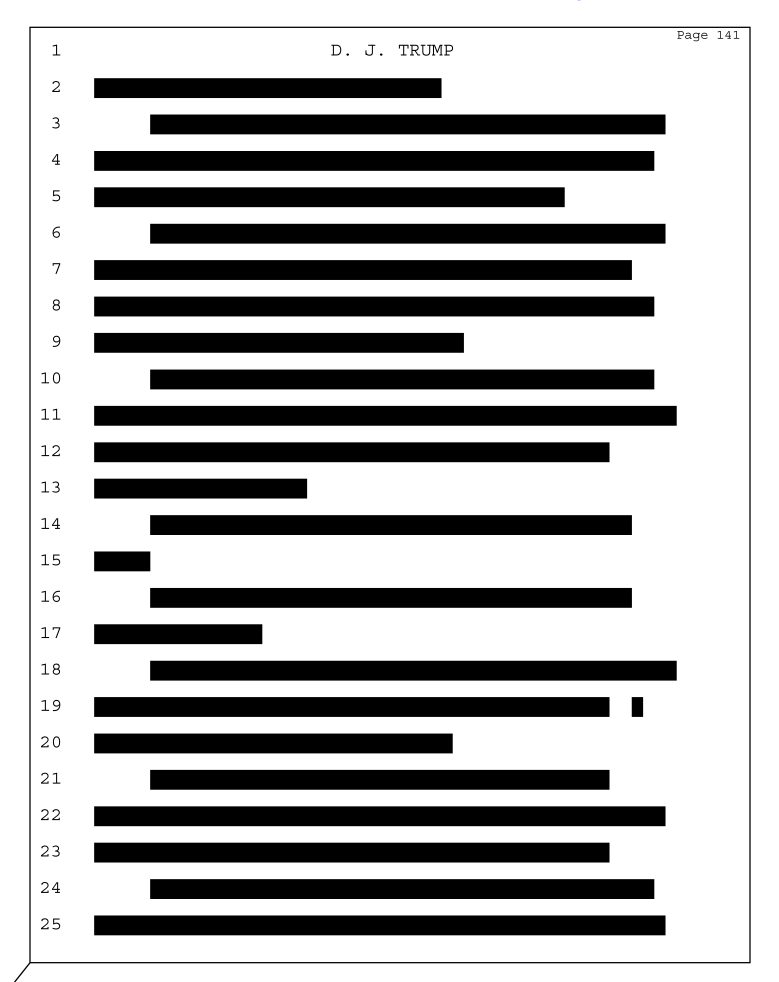
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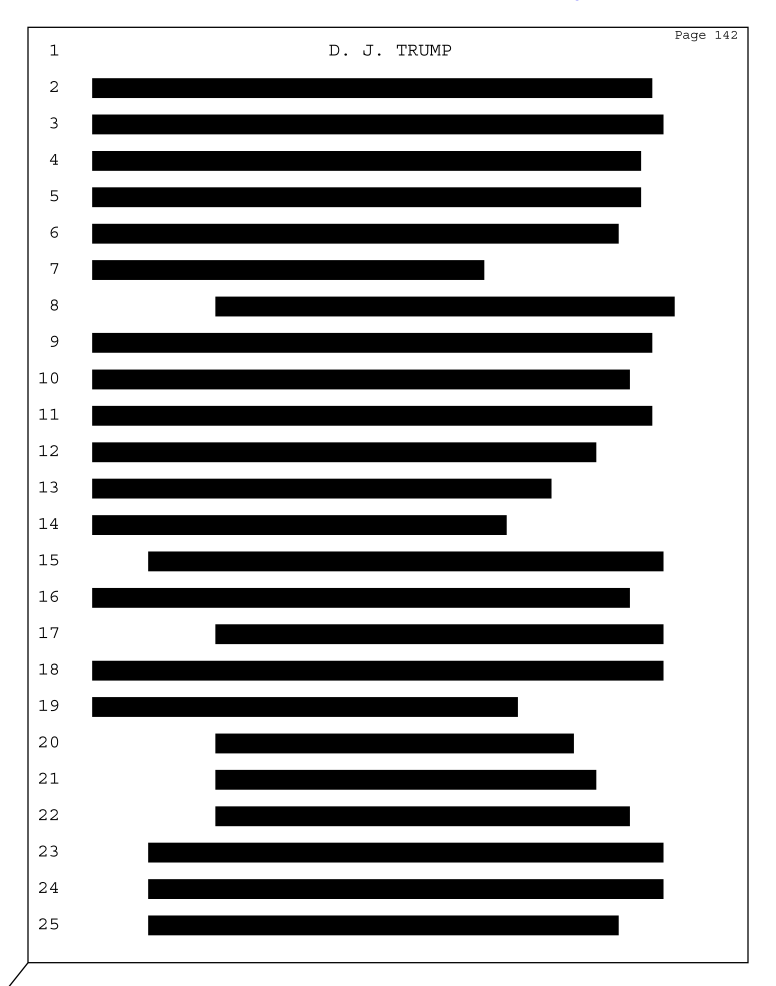
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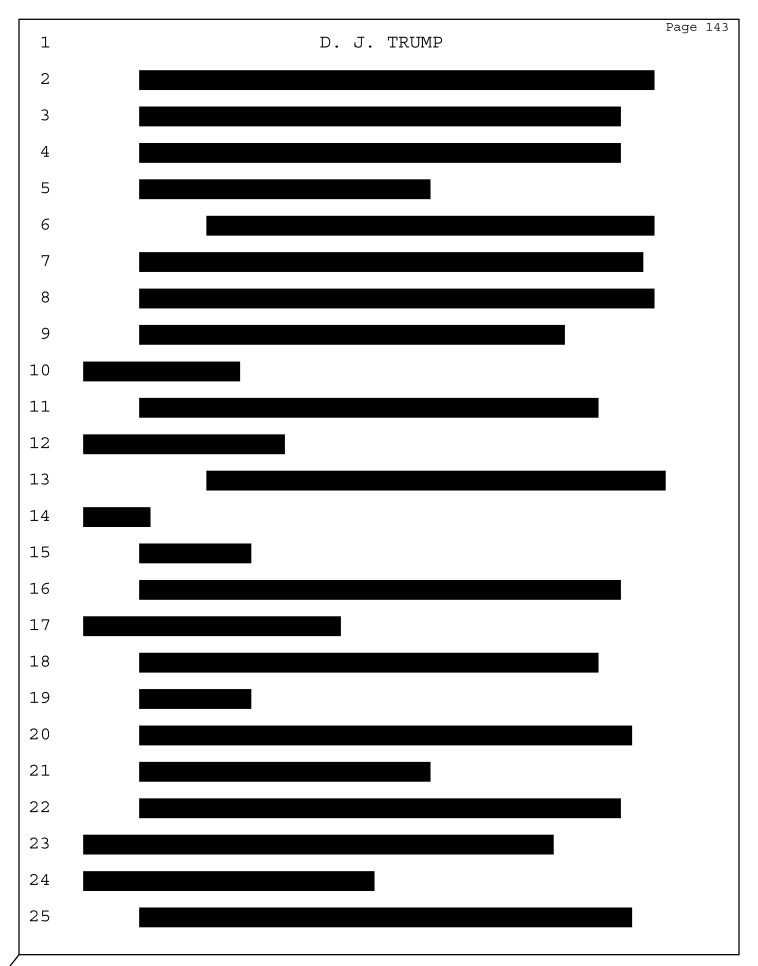
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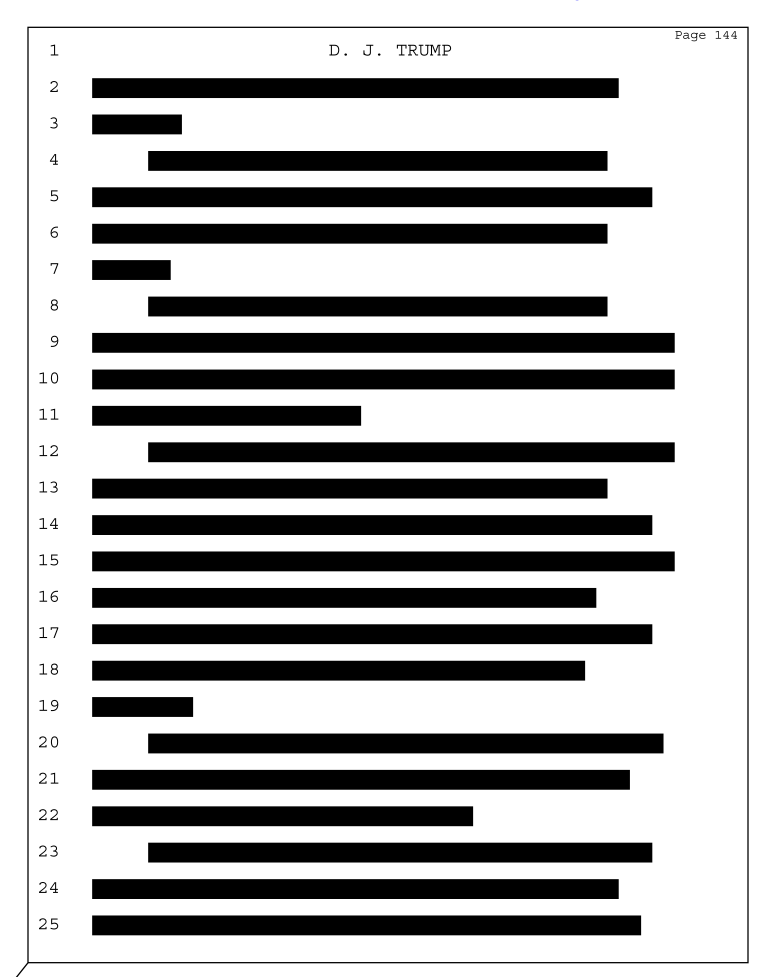


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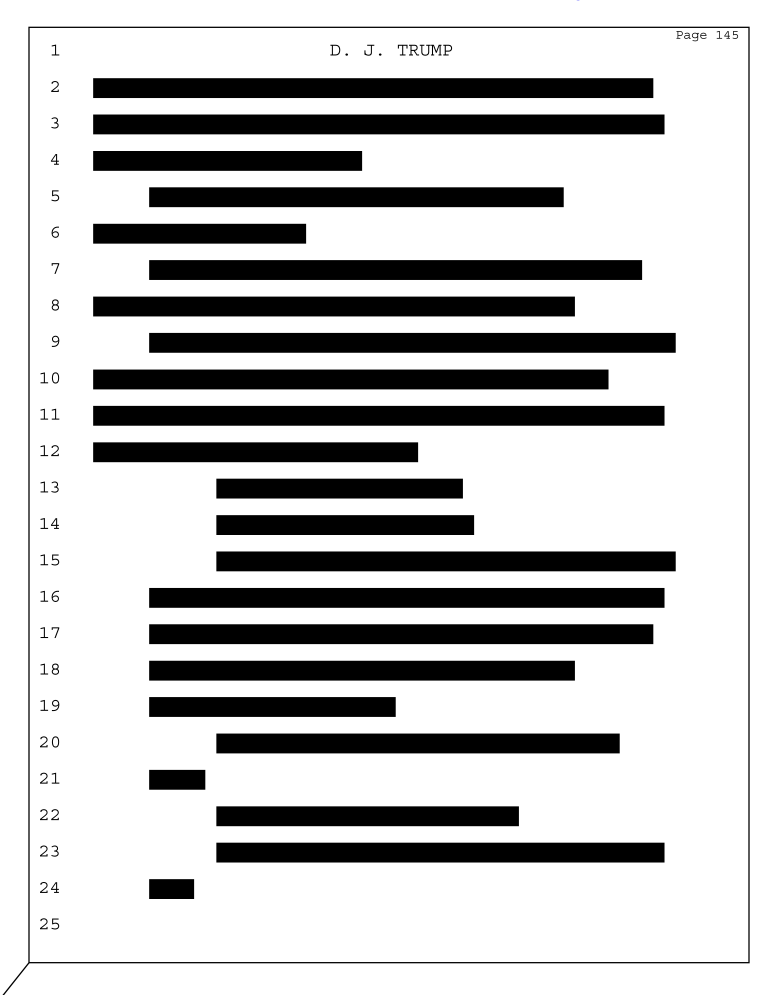


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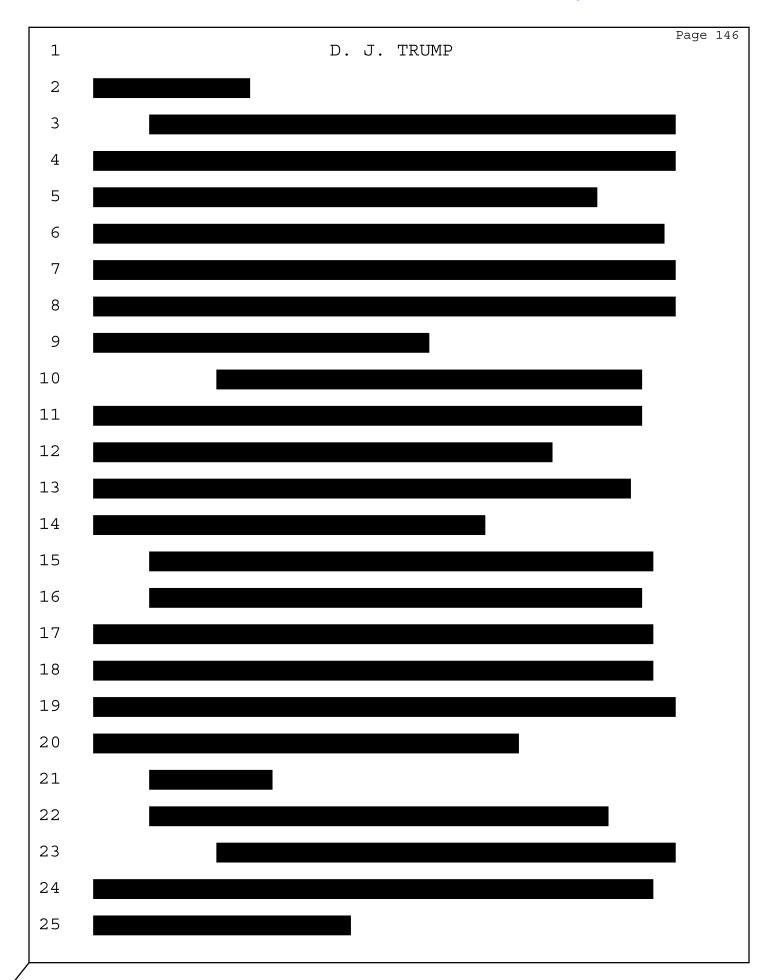
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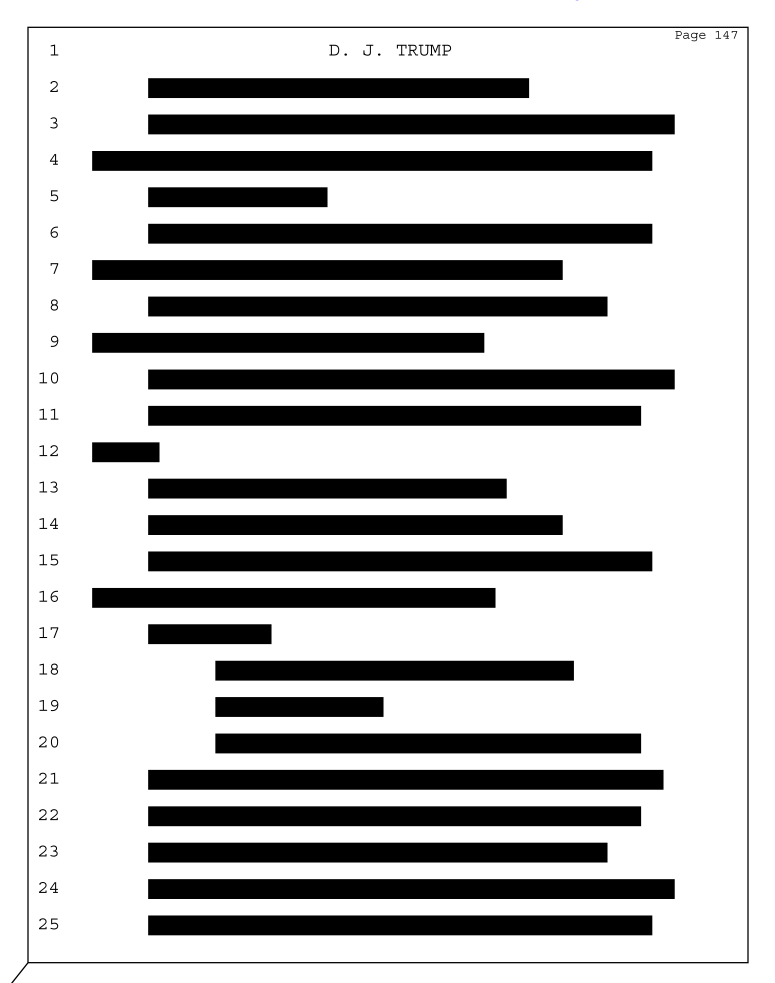
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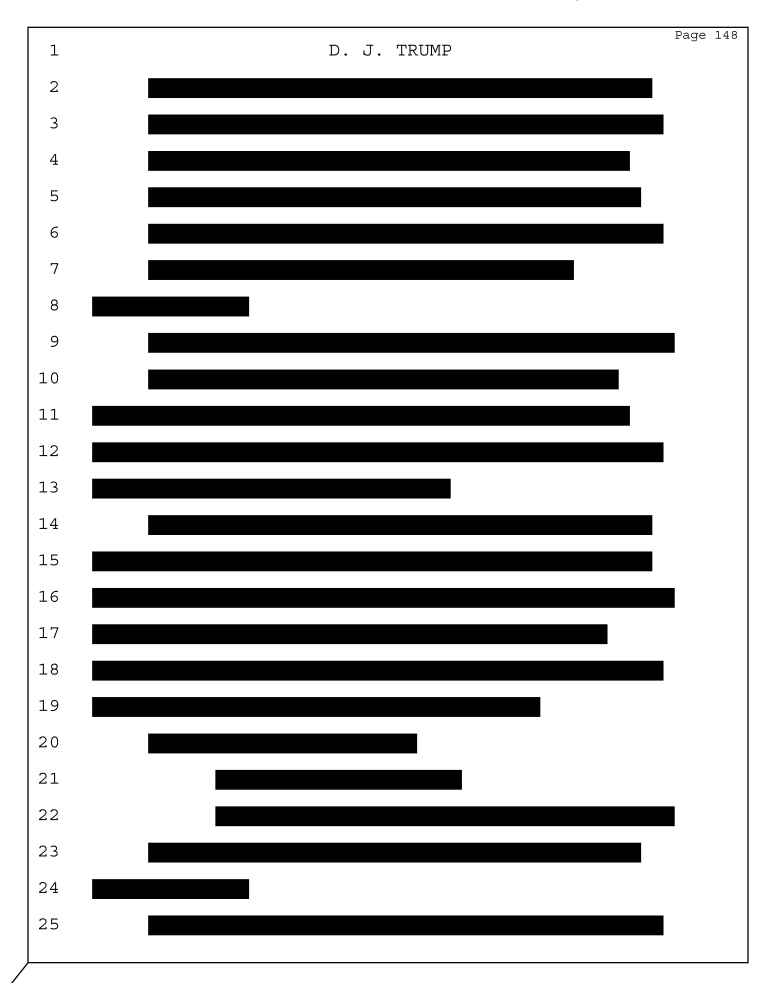
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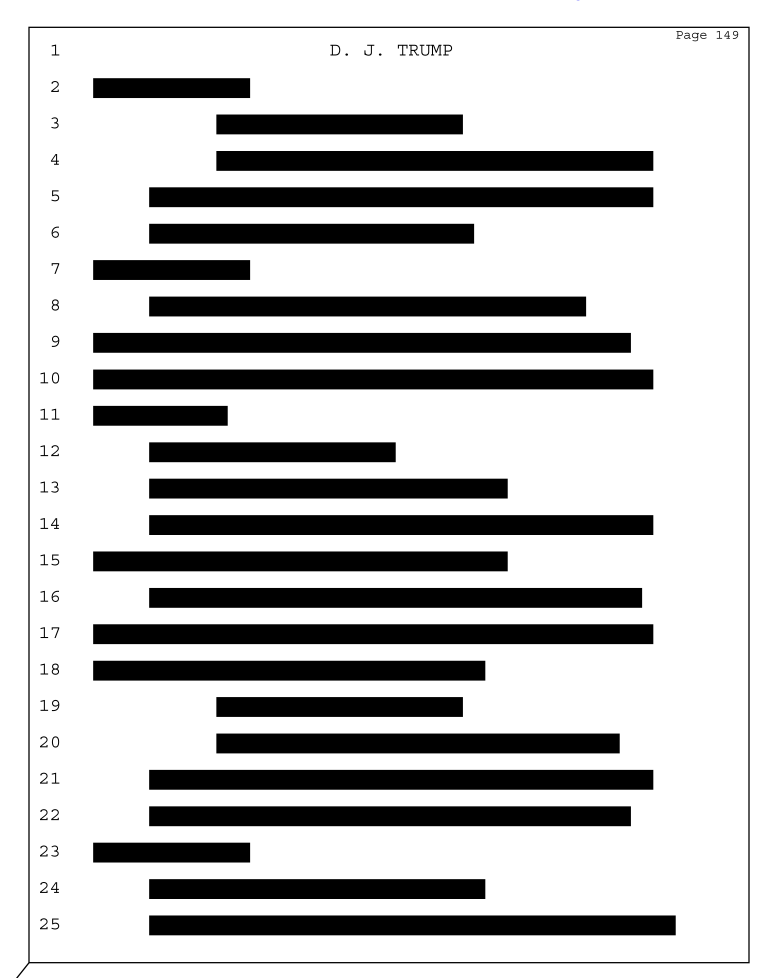
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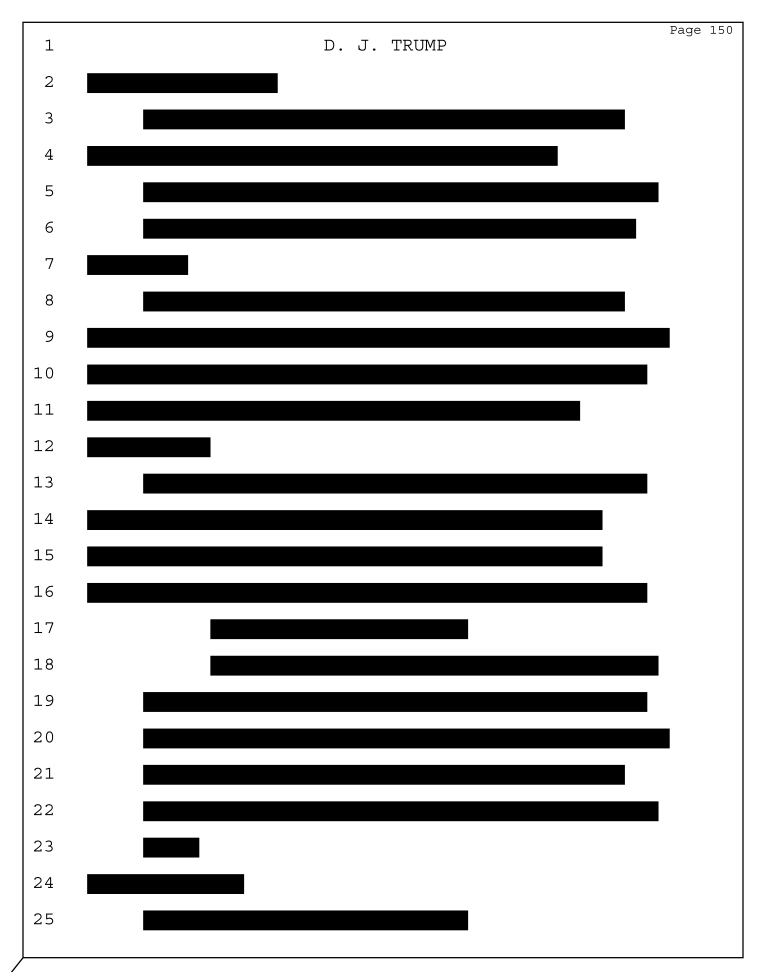
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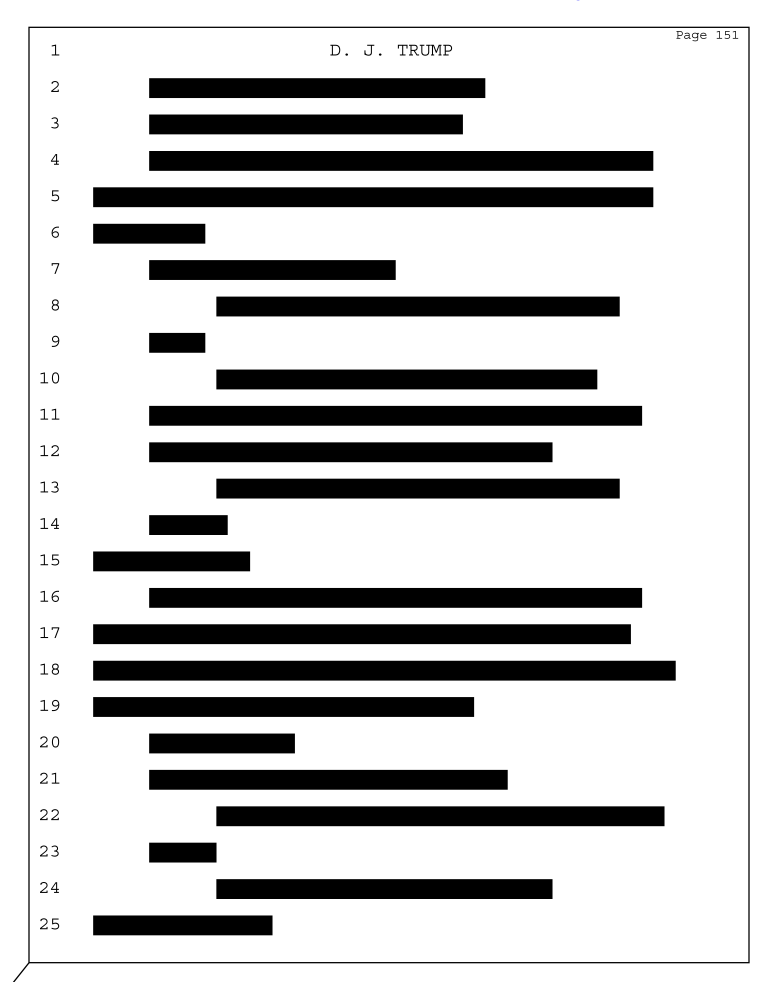


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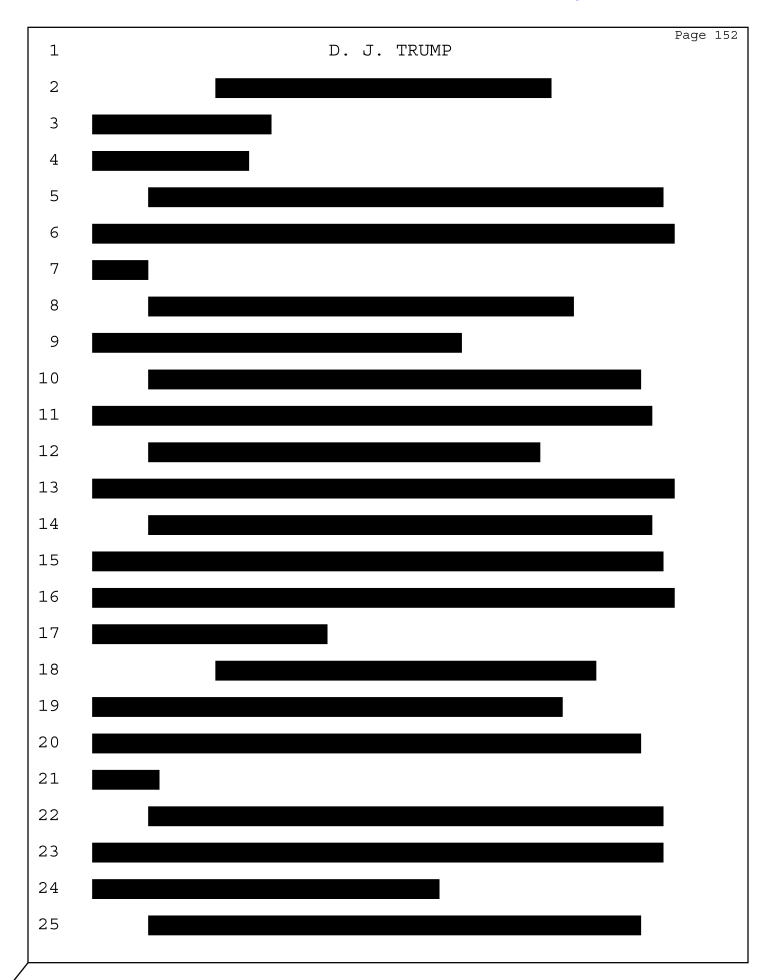


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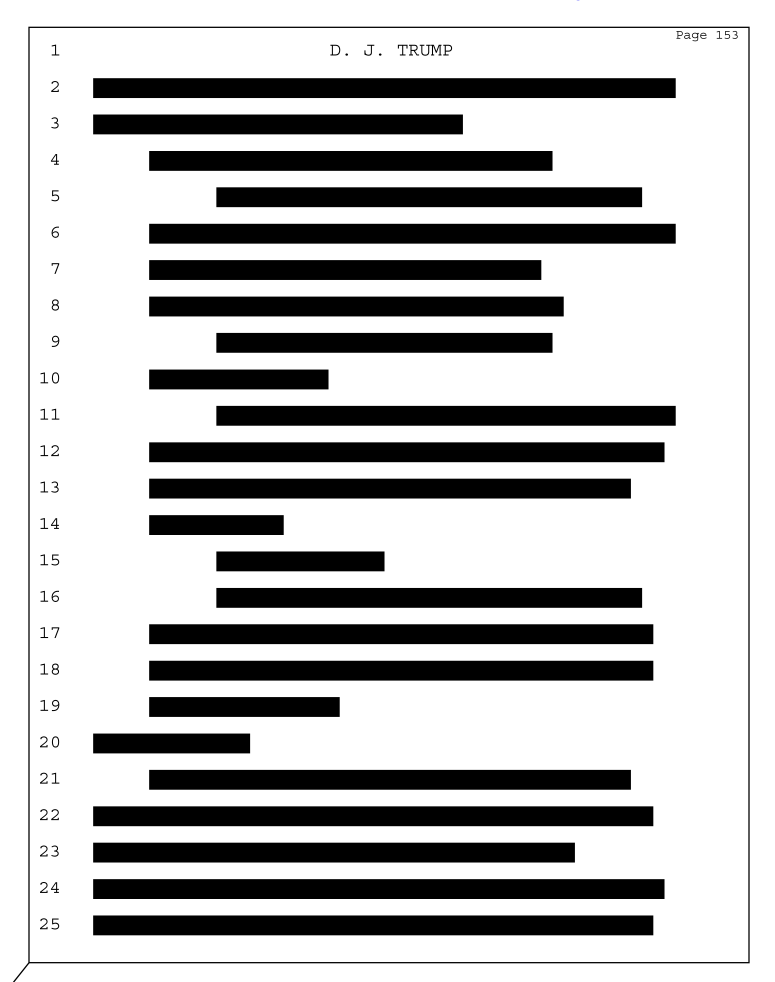
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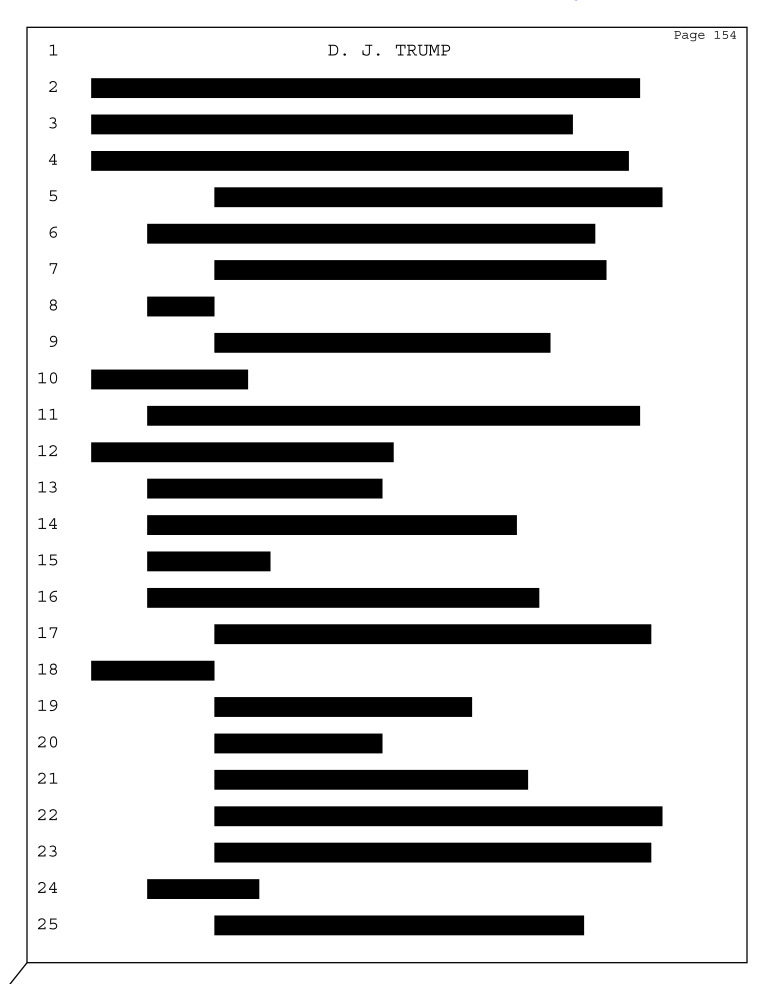
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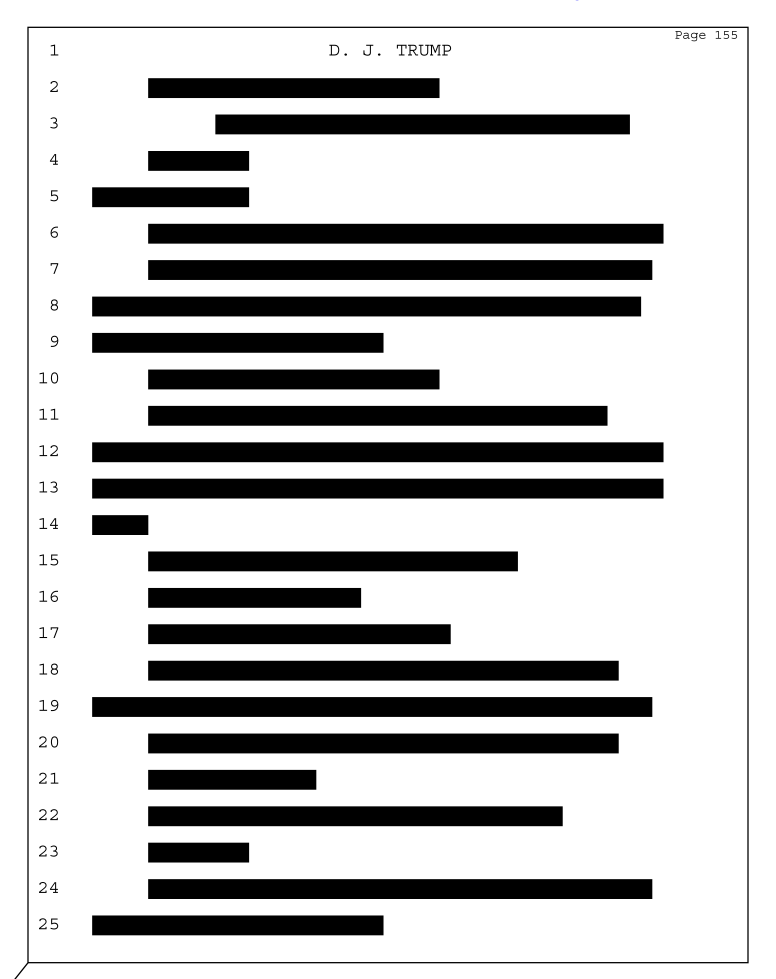
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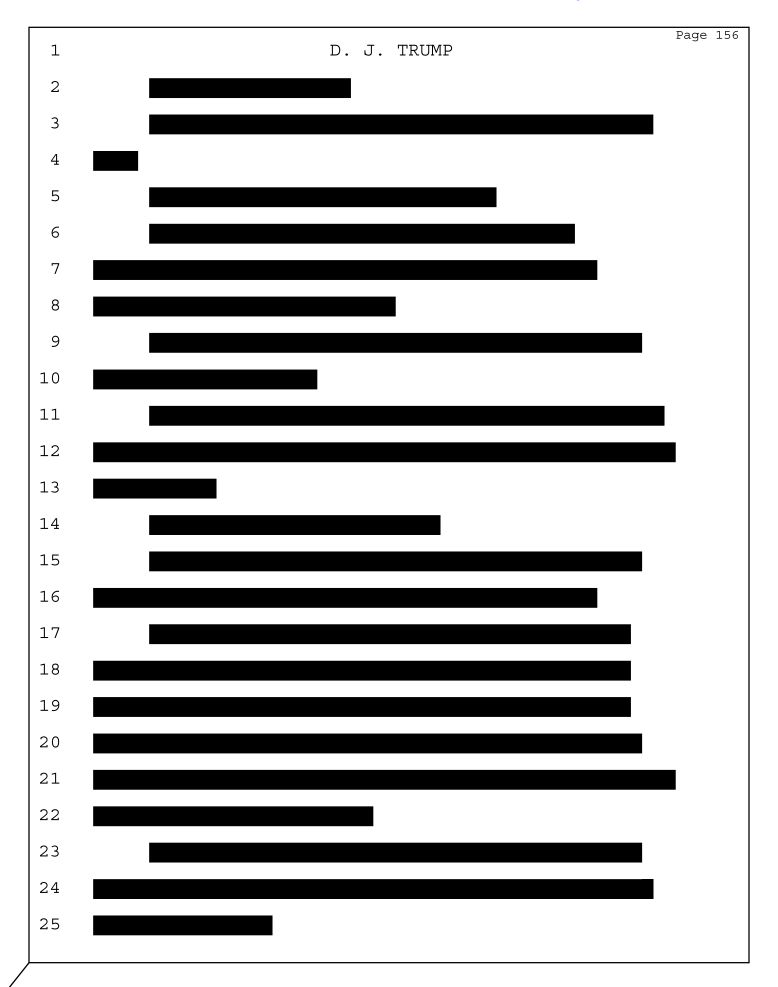
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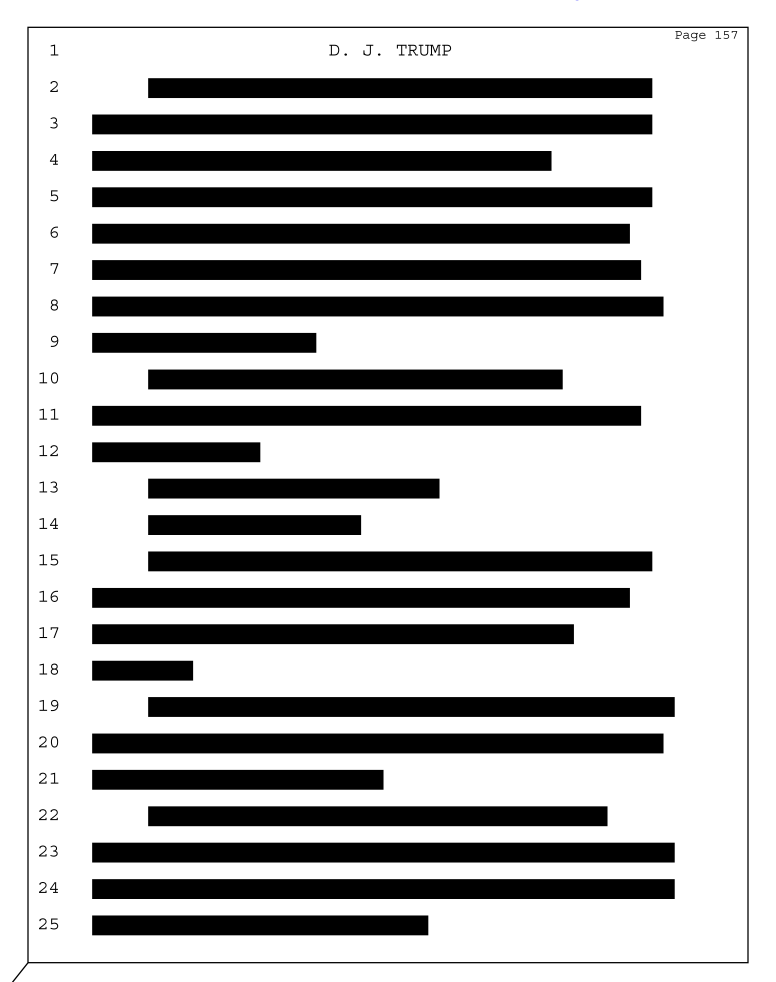
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