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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 21 CATHI IRISH, RPR, CRR, CLVS 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. What would have been your 16 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 let a new acquaintance get to the point 16 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. only date men? 23 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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		Page 43
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,	

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

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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. I 5 Α. 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 to get your car or did you go straight 23 home? 24 25 Α. The parking garage.

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Page 137 CARROLL - CONFIDENTIAL 1 2 Α. Model. 3 Q. 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 Q. 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 Ο. 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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		Page 147
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 How did you feel when you found 9 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 Ο. Why did you feel bad? 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. How did the defendant's 9 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 untrustworthy, looked at now as a woman 13 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 Q. 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 Trump, the perception rather? 23 24 Α. He raped me and after that everything I thought was quickly over and 25

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Page 1 1 UNITED STATES DISTRICT COURT 2 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 23 Stenographically Reported By Pamela J. Pelino, RPR, FPR, CLR Notary Public, State of Florida 24 TSG REPORTING 25 JOB NO. 218342

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1	Page 125 D. J. TRUMP
2 wo	rk out those problems for herself. Now, like
3 ev	eryone else, she gets paid by a radical,
4 le	ft-leaning publisher to say bad and untrue
5 <mark>th</mark>	ings." Do you see that?
6	A. Yeah.
7	Q. I want to focus on the very last
8 <mark>se</mark>	ntence, which says: "Now, like everyone else, she
9 ge	ts paid by a radical, left-leaning publisher to
10 <mark>sa</mark>	y bad and untrue things."
11	A. Yeah.
12	Q. Do you know who her publisher was?
13	A. No. I just heard it was a publisher that
14 <mark>di</mark>	d some very bad books on us.
15	Q. I'll represent to you her publisher was
16 <mark>Ha</mark>	rper Collins.
17	A. Yeah. And they haven't been great.
18	Q. Do you know who published your
19 <mark>so</mark>	n-in-law, Jared Kushner's book?
20	A. Could be, but they published some very
21 <mark>ba</mark>	d ones too.
22	Q. What is Truth Social?
23	A. It's a platform that's been opened by me
24 as	an alternative to Twitter.
25	Q. And your handle on Truth Social is

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Page 1 D. J. TRUMP	.26
2 @realdonaldtrump?	
A. I believe so, yes.	
Q. And as of today, you have approximately	
5 four million followers on Truth Social?	
6 A. I don't know the number. I know	
7 Truth Social is doing very well. I think it was	
8 number one ahead of TikTok, number one ahead of	
9 Twitter, number one ahead of Instagram and everyone	
10 else for the last number of days. I just noticed	
11 that. Somebody put it on my desk. They have the	
12 ratings, and they said Truth Social is hot.	
13 Q. And I'll represent to you, sir, that we	
14 looked it up, and it showed, at least as of the last	
15 time we looked, you had around four million a	
16 little bit over four million followers.	
17 A. On me personally.	
18 Q. On you personally.	
19 A. Not Truth Social, on me. I don't know.	
20 That's possible.	
21 Q. Okay. And like Twitter, people have the	
22 ability to repost, or I think as you used the	
23 expression in Truth Social, "retruth" posts that you	
24 make from your @realdonaldtrump account; correct?	
A. I think so, yes. Yes, they do.	

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Page 12 1 D. J. TRUMP
2 Q. And people have the opportunity to like
3 or heart one of your posts as well; correct?
4 A. Could be.
5 Q. Okay. Now, on October 12, just a few
6 days ago, you issued a statement on Truth Social
7 about Ms. Carroll and this case; correct?
8 A. I believe so, yes.
9 Q. And the statement that you posted, who
10 wrote that statement?
11 A. I did.
12 Q. You yourself?
13 A. Yeah.
14 Q. Did you post the statement yourself?
15 A. Yes.
16 Q. And in addition to posting the statement
17 on Truth Social, you also sent it to the press?
18 A. Yes. It's called truth and post. We
19 post much like how would you say it? We put out
20 a statement, and we also put it on Truth.
21 Q. And when you say you put it out
22 A. Like a public relations statement.
23 Q. It goes, like, to an email list of
24 reporters?
25 A. Yeah, whatever. Yeah. The bigger grab

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2 is The Truth, but we also we call it posts. We 3 have actually it's truth and post. So we call it 4 post. But the bigger the more important of the 5 two is The Truth because people are watching it. 6 Q. And in that sentence, you just used the 7 word "we." Does someone help you 8 A. Well, I'm talking about me.
4 post. But the bigger the more important of the 5 two is The Truth because people are watching it. 6 Q. And in that sentence, you just used the 7 word "we." Does someone help you
5 two is The Truth because people are watching it. 6 Q. And in that sentence, you just used the 7 word "we." Does someone help you
6 Q. And in that sentence, you just used the 7 word "we." Does someone help you
6 Q. And in that sentence, you just used the 7 word "we." Does someone help you
8 A. Well, I'm talking about me.
9 Q. Okay. But
10 A. But when I say "we," I'm talking about
11 perhaps Truth because Truth has, you know, people
12 working for it, quite a few people.
13 Q. Okay. But you didn't personally send the
14 email to the reporters yourself, did you?
15 A. No. What they do is they take it from
16 Truth, and then they'll put it out as a press
17 release.
18 Q. And that's what I'm trying to ask, sir.
19 Who's "they"?
20 A. Different people that work in the
21 organization in Truth or some cases my office.
22 Q. And with this statement, do you recall
23 whether it was people who worked for Truth Social or
24 your office?
25 A. I believe we put it out through my

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1	Page 129 D. J. TRUMP
2	office.
3	Q. And who in your office would have been
4	responsible for doing that?
5	A. Possibly maybe Margo or maybe
6	Chamberlain, Chamberlain Harris.
7	Q. So Chamberlain Harris and I don't know
8	Margo's last name.
9	A. One or two of the people in the office
10	would have done it.
11	Q. What's Margo's last name?
12	A. Excuse me?
13	Q. Do you know Margo's last name?
14	A. Margo Martin.
15	Q. Trying to interpret the last several
16	questions and answers.
17	When you post something on Truth Social,
18	does it always go to the press ultimately, or does
19	someone make that decision?
20	A. Pretty automatic.
21	Q. Okay.
22	A. It goes to the press really directly on
23	Truth too. So most people have it before they get
24	the Post.
25	Q. And I take it when it goes to the

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r	
1	Page 130 D. J. TRUMP
2	reporters by email, there's a designated group, and
3	it always goes to the same
4	A. I don't know how they do that, but it
5	goes to the press.
6	Q. Why did you decide to issue the statement
7	on Truth Social on October 12th?
8	A. Because I was offended at this woman's
9	lie. Because I was offended that she could just
10	make up a story out of cold air, refuted by her
11	testimony on CNN, but that she could make up a story
12	just out of nowhere and that I get a phone call
13	asking me about this ridiculous situation. The
14	woman there's something wrong with her in my
15	opinion. Okay. But it's a false accusation. Never
16	happened, never would happen. And I posted and I
17	will continue to post until such time as and then
18	I will sue her after this is over, and that's the
19	thing I really look forward to doing. And I'll sue
20	you too because this is how many cases do you
21	have? Many, many cases, and I know the statements
22	that were made that you made. Keep Trump busy
23	because this is the way you defeat him, to keep him
24	busy with litigation. So I will be suing you also,
25	but I'll be suing her very strongly as soon as this

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Page 1 D. J. TRUMP	131
2 case ends. But I'll be suing you also.	
3 Q. Are you done?	
4 A. Yeah.	
5 Q. Is there anything in particular that	
6 prompted you to make this statement last week?	
7 A. Yeah. Her false story and that I have to	
8 waste a whole day doing these ridiculous questions	
9 with you.	
10 Q. Okay.	
11 MS. KAPLAN: Let's look at the statement.	
12 Let's mark it as what's my next number?	
13 MR. MADAIO: DJT 28.	
14 (DJT Exhibit 28 was marked for	
15 identification.)	
16 THE WITNESS: I can't read this.	
17 MS. KAPLAN: Well, we have a blown-up	
18 version.	
19 BY MS. KAPLAN:	
20 Q. Let's mark it as 28 and 28A.	
21 Oh, so you have a document that's got	
22 let me back up. I'm not following my own rules that	
23 it's not a conversation.	
24 So what we have in front of you as DJT	
25 28, sir, is the post as it appeared on Truth Social	

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D. J. TRUMP on October 12, 2022, and a blown-up version because we appreciate that the type is very small. A	
3 we appreciate that the type is very small. A	
4 blown-up version that should be more legible.	
5 A. I can see it, yeah.	
6 Q. Would you like me to read it into the	
7 record?	
8 A. Yeah, go ahead. Sure.	
9 Q. So it says: "October 12, 2022, statement	
10 by Donald J. Trump, forty-fifth President of the	
11 United States of America. This 'Ms. Bergdorf	
12 Goodman case' is a complete con job, and our legal	
13 system in this country but especially in New York	
14 State (just look at Peekaboo James) is a broken	
15 disgrace. You have to fight for years and spend a	
16 fortune in order to get your reputation back from	
17 liars, cheaters, and hacks. This decision is from	
18 the judge who was just overturned on my same case.	
19 I don't know this woman, have no idea who she is	
20 other than it seems she had a picture of me many	
21 years ago with her husband shaking my hand on a	
22 reception line at a celebrity charity event. She	
23 completely made up a story that I met her at the	
24 doors of this crowded New York City department store	
25 and within minutes 'swooned' her." "Swooned" is in	

1	Page 133 D. J. TRUMP
2	quotes.
3	"It is a hoax and a lie just like all the
4	other hoaxes that have been played on me for the
5	past seven years, and while I'm not supposed to say
6	it, I will. This woman is not my type! She has no
7	idea what day, what week, what month, what year, or
8	what decade this so-called 'event' supposedly took
9	place. The reason she doesn't know is because it
10	never happened, and she doesn't want to get caught
11	up with details or facts that could be proven wrong.
12	If you watch Anderson Cooper's interview with her
13	where she was promoting a really crummy book, you
14	will see that it is a complete scam. She changed
15	her story from beginning to end after the commercial
16	break to suit the purposes of CNN and Andy Cooper.
17	Our justice system is broken along with almost
18	everything else in our country. Her lawyer is a
19	political operative and Cuomo crony who goes around
20	telling people that the way to beat Trump is to sue
21	him all over the place. She is suing me on numerous
22	frivolous cases just like this one, and the court
23	system does nothing to stop it.
24	"In the meantime and for the record,
25	E. Jean Carroll is not telling the truth, is a woman

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1	Page 134 D. J. TRUMP
2	I had nothing to do with, didn't know, and would
3	have no interest in knowing her if I ever had the
4	chance. Now all I have to do is go through years
5	
	more of legal nonsense in order to clear my name of
6	her and her lawyer's phony attacks on me. This can
7	only happen to 'Trump'!"
8	Did I read that correctly?
9	A. Great statement, yeah. True. True.
10	Q. And now that you've heard it again and
11	you have it in front of you, you again confirm that
12	you wrote the whole thing yourself?
13	A. I wrote it all myself. All myself.
14	Q. Did you talk to anyone before you wrote
15	it? Did you talk to anyone about what to say in the
16	statement?
17	A. No. I didn't need to. I'm not Joe
18	Biden.
19	Q. In this statement you say, I think, for
20	the first time that it was a charity event, that
21	photo. It was a charity event that
22	A. That was what I was told, yeah. I was
23	told it was a charity event. Nobody knows which
24	event it was, but it was like a charity event.
25	Q. Do you know remember who told you

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1	Page 135 D. J. TRUMP
2	that?
3	A. No.
4	Q. Do you have any recollection
5	withdrawn.
6	Did anyone tell you what charity it was
7	for?
8	A. I don't know exactly. I heard it was
9	like a celebrity charity event. It was a large
10	gathering of people but and I heard that was
11	actually a line, a celebrity line. But maybe that's
12	wrong.
13	Q. And if you turn well, you can look at
14	either page. There's a photo of Ms. Carroll beneath
15	your statement; correct?
16	A. Yes.
17	Q. How did you get that photo?
18	A. It was in one of the newspapers. They
19	just took it from the paper. I think it was in one
20	of the newspapers.
21	Q. So you just copied and pasted it
22	yourself?
23	A. Yeah. I didn't paste it, no, but
24	somebody cut it out. They gave me a picture. This
25	was the picture she gave. I think it's okay.

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1	Page 136 D. J. TRUMP
2	Q. So you wrote the statement and someone in
3	your office gave you the picture?
4	A. They pasted it. They it's called
5	pasting. You put it onto a statement. This was a
6	Save America statement, which is very interesting
7	actually because it is saving America, stopping
8	people from doing things like this, trying to
9	save it's one big part of saving America. No.
10	But this was the photo that was given of her.
11	Q. Okay. Who gave you the photo?
12	A. I don't know. I don't know.
13	Q. Was it someone in your office?
14	A. I think it's stock. I think it's a stock
15	photo. It was taken from either a periodical or a
16	newspaper.
17	Q. Why did you include decide to include
18	this photo in your post?
19	A. I don't know. They just gave me a photo.
20	I don't know. They just added it in.
21	Q. So you weren't given a selection of
22	photos to
23	A. No. No. They just added it in.
24	Q. Now, at the beginning of your post, the
25	reference "Ms. Bergdorf Goodman" is a reference to

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1	Page 137 D. J. TRUMP
2	Ms. Carroll; right?
3	A. That's right.
4	Q. And at the deposition in another case
5	where I was here, you referred to, as I recall,
6	Ms. Carroll as Madam Bergdorf Goodman. Same idea;
7	right?
8	A. Same concept, yeah.
9	Q. Now, when you say in here I don't know
10	this woman and have no idea who she is, even though
11	you're using the present tense, you're referring
12	back to your knowledge as of when she first made the
13	allegation
14	A. I still don't know this woman. I think
15	she's a wack job. I have no idea. I don't know
16	anything about this woman other than what I read in
17	stories and what I hear. I know nothing about her.
18	Q. Okay. Well, I guess the distinction I'm
19	trying to make, sir, is that when the allegation
20	came out in 2019, you said you I think it's your
21	testimony that you had no idea who she was.
22	A. I still don't.
23	Q. Well, today you at least know that she's
24	a plaintiff in a case suing you; correct?
25	A. Oh, yes. That, I know, but I know

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1	Page 138
	D. J. TRUMP
2	nothing about her. I think she's sick, mentally
3	sick.
4	Q. Okay. You say in this post you use a
5	strange word, which I want to ask you about. You
6	say she completely made up a story that I met her at
7	the doors of this crowded New York City department
8	store and within minutes swooned her. Do you see
9	that?
10	A. Yeah.
11	Q. What does "swooned her" mean?
12	A. That would be a word, maybe accurate or
13	not, having do with talking to her and talking
14	her to do an act that she said happened, which
15	didn't happen. And it's a nicer word than the word
16	that starts with an F, and this would be a word that
17	I used because I thought it would be inappropriate
18	to use the other word. And it didn't happen.
19	Q. Okay. I was curious when I read this.
20	So I looked up the word "swoon" in the dictionary,
21	and under the dictionary, it means "to faint with
22	extreme emotion." That's not what you meant here?
23	MS. HABBA: Objection to the form.
24	THE WITNESS: Well, sort of that's what
25	she said I did to her. She fainted with great
1	

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1	D. J. TRUMP
2	emotion. She actually indicated that she loved
3	it. Okay? She loved it until commercial
4	break. In fact, I think she said it was sexy,
5	didn't she? She said it was very sexy to be
6	raped. Didn't she say that?
7	BY MS. KAPLAN:
8	Q. So, sir, I just want to confirm: It's
9	your testimony that E. Jean Carroll said that she
10	loved being sexually assaulted by you?
11	A. Well, based on her interview with
12	Anderson Cooper, I believe that's what took place.
13	And we can define that. You'll have to show that.
14	I'm sure you're going to show that. But she was
15	interviewed by Anderson Cooper, and I think she said
16	that rape was sexy which it's not, by the way.
17	But I think she said that rape was sexy, and it
18	was she actually said things that were very
19	strange, and then she was a different person after
20	the when he said "We'll take a break right now.
21	We're going to take a break right now," he didn't
22	like what she was saying. He was very upset with
23	what and then she came back, and she was a much
24	different woman in the second half, so to speak.
25	Q. So, again, just so the testimony is

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1	Page 140 D. J. TRUMP
2	clear, because you tend to give long answers. Is it
3	your testimony, sir, that on Anderson Cooper she
4	I just lost it. She indicated on the
5	Anderson "she" being E. Jean Carroll indicated
6	on the Anderson Cooper show that she loved it?
7	A. If you see the front part of her
8	interview, the first part of her interview, before
9	Anderson in a panic because she wasn't saying the
10	right thing for him and for CNN it was very
11	hostile. In a panic he said we're going to station
12	break. I think he said it twice. He wanted her to
13	stop. He wanted her to stop talking. If you watch
14	that interview yeah. She said a lot of things in
15	that interview, things that make her into a total
16	liar.
17	Q. And so the question I'm asking you is did
18	she say in that interview that she loved being
19	sexually assaulted by you?
20	A. Well, she said something to that effect.
21	I mean, you'll have to take a look at the interview
22	yourself. I believe she said rape was sexy, to
23	which Anderson Cooper is dying. He's saying let's
24	get to a commercial break immediately. I think you
25	better watch the interview. I'm sure you have, but

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	Page 14	1
1	D. J. TRUMP	
2	you better watch the interview.	
3	Q. In the interview when Ms. Carroll talked	
4	about rape being sexy, isn't it true that she said	
5	that's a view that many other people hold?	
6	A. Oh, I don't know. I mean, I don't know.	
7	All I know is I believe she said rape is sexy or	
8	something to that effect, but you'll have to watch	
9	the interview. It's been awhile.	
10	Q. And just to clarify, I think you said a	
11	few minutes earlier that you used the word "swooned"	
12	as a synonym for you said the F word for	
13	sexual intercourse?	
14	A. Yeah. That's because that's what she	
15	said.	
16	Q. What do you mean? She never used the	
17	word "swooned."	
18	A. No. She said that I did something to her	
19	that never took place. There was no anything. I	
20	know nothing about this nut job.	
21	Q. Okay. Then you go on to say in the	
22	statement: "And while I am not supposed to say it,	
23	I will." Why were you not supposed to say it?	
24	A. Because it's not politically correct to	
25	say read the next. Go ahead. That she's not my	
I		

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1	Page 142 D. J. TRUMP
2	type? Yeah. Because it's not politically correct
3	to say it, and I know that, but I'll say it anyway.
4	She's accusing me of rape, a woman that I have no
5	idea who she is. It came out of the blue. She's
6	accusing me of rape of raping her, the worst
7	thing you can do, the worst charge.
8	And you know it's not true too. You're a
9	political operative also. You're a disgrace. But
10	she's accusing me and so are you of rape, and it
11	never took place. And I will tell you I made that
12	statement, and I said, while it's politically
13	incorrect, she's not my type. And that's
14	100 percent true. She's not my type.
15	Q. And when you say "not my type," you want
16	people your intention of saying withdrawn.
17	The point of saying she's not my type is
18	to persuade people that you didn't rape her because
19	she wasn't attractive enough; correct?
20	MR. MADAIO: Object to the form.
21	MS. HABBA: Objection to the form.
22	THE WITNESS: When I say she's not my
23	type, I say she is not a woman I would ever be
24	attracted to. There is no reason for me to be
25	attracted to her. I just it's not even

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	Page 143
1	D. J. TRUMP
2	meant to be an insult. There's no way I would
3	ever be attracted to her. Now, some people
4	would be attracted to her perhaps. I would
5	never be attracted to her.
6	So in addition to the fact that it never
7	happened, never could happen so I say it's
8	politically incorrect to say essentially she's
9	not my type on top of everything else.
10	BY MS. KAPLAN:
11	Q. So you also have a reference you
12	have withdrawn.
13	At the top of the thing, you say Peekaboo
14	James?
15	A. Yes.
16	Q. I assume that's the New York attorney
17	general, Letitia James?
18	A. Or New York State attorney general.
19	Q. Yes.
20	A. You know, your friend Cuomo knows her.
21	Q. And then you talk
22	A. You should ask Andrew. If you want a
23	definition, ask Andrew about her. I think
24	you've been through a lot.
25	Q. And then you talk about the judge, and

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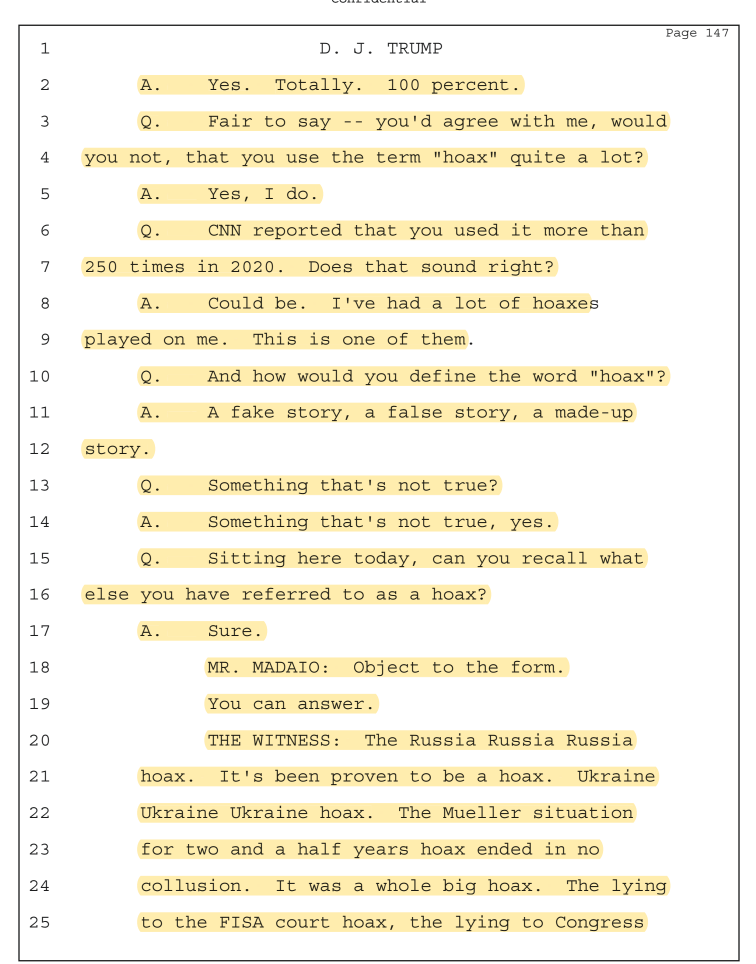
1	Page 144 D. J. TRUMP
2	you talk about the justice system being broken;
3	correct?
4	A. Yeah. The system in our country is
5	broken, and the system in New York City is broken,
6	in New York and New York State. It's a broken
7	system.
8	Q. And isn't the reason, sir, that you
9	issued this statement in the evening of October 12th
10	because the judge in this case denied your motion to
11	stay discovery that day?
12	A. I have no idea. It could be. I mean, it
13	could be a factor, but, no, I just issued this
14	because I knew it was coming up. I knew that we'd
15	be wasting a day doing this, a whole day doing this.
16	I don't know how you do it. You've got to be
17	connected to get this kind of a time. But a whole
18	day doing this stuff on something that never
19	happened.
20	Q. So is it your testimony that it's just a
21	coincidence that you issued this on the same day
22	that Judge Kaplan denied the stay?
23	A. I don't know what day he issued it, but
24	he issued something that was, I guess, somewhat
25	negative. No. He's not a fan of mine obviously,

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1	Page 145 D. J. TRUMP
2	but he was overturned, I understand. And it's the
3	same judge. As I understand it, he was overturned,
4	and it's the same judge.
5	Q. Yeah, you reference that in the
6	<pre>statement; correct?</pre>
7	A. Yeah. That's what I hear. My lawyers
8	tell me that. Maybe it's right; maybe not.
9	Q. Is it your understanding that as a result
10	of the denial of the motion for stay that this
11	deposition that you've been complaining about a lot
12	was going to happen; correct?
13	MS. HABBA: Objection.
14	MR. MADAIO: Objection.
15	THE WITNESS: I really don't know what it
16	represented actually. I just know that we had
17	something which was a loss and but I don't
18	think that had anything to do with the
19	statement itself much.
20	THE VIDEOGRAPHER: Off the record at
21	1:55.
22	(A brief recess was taken.)
23	THE VIDEOGRAPHER: On the record at 2:20
24	p.m.
25	

1	Page 146 D. J. TRUMP
2	BY MS. KAPLAN:
3	Q. So just before the break, we were talking
4	about the decision by the judge in this case to deny
5	the motion to stay discovery, and I think you
6	testified gave some testimony about your general
7	view correct me if I'm wrong is that this case
8	is a waste of time and ridiculous. I think you just
9	said that even off the record.
10	Sir, are you aware that in a letter to
11	Judge Kaplan back in May, the parties said to him
12	that it was your side it was defendant
13	proposed who proposed that the parties resume
14	discovery in this case back in May?
15	A. I don't know what my lawyers have done.
16	Q. Now, in your Truth Social statement on
17	October 12, you use the word "hoax." Specifically
18	you say: "It is a hoax and a lie just like all of
19	the other hoaxes that have been played on me for the
20	past seven years." Do you see that
21	A. Yeah.
22	Q or recall making that statement?
23	And I take it what you're saying there is
24	Ms. Carroll fabricated her claim that you sexually
25	assaulted her; correct?

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1	Page 148 D. J. TRUMP
2	many times hoax by all these people, the scum
3	that we have in our country, lying to Congress
4	hoax, the spying on my campaign hoax. They
5	spied on my campaign, and now they admit it.
6	That was another hoax, and I could get a whole
7	list of them. And this is a hoax too.
8	BY MS. KAPLAN:
9	Q. This when you say "this" and "that"
10	A. This ridiculous situation that we're
11	doing right now. It's a big, fat hoax. She's a
12	liar and she's a sick person in my opinion. Really
13	sick. Something wrong with her.
14	Q. Okay. In addition to the Russia Russia
15	Russia hoax, the Ukraine Ukraine Ukraine hoax, the
16	Mueller or Mueller hoax, the lying to FISA hoax, the
17	lying to Congress hoax, and the spying on your
18	campaign hoax, isn't it true that you also referred
19	to the use of mail-in ballots as a hoax?
20	A. Yeah, I do. Sure.
21	MS. HABBA: Objection.
22	THE WITNESS: I do. I think they're very
23	dishonest. Mail-in ballots, very dishonest.
24	BY MS. KAPLAN:
25	Q. And isn't it true that you yourself have

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1	D. J. TRUMP	Page 149
2	voted by mail?	
3	MS. HABBA: Objection.	
4	THE WITNESS: I do. I do. Sometimes I	
5	do. But I don't know what happens to it once	
6	you give it. I have no idea.	
7	BY MS. KAPLAN:	
8	Q. Do you remember there was a story	
9	published in the Atlantic in September 2020 that	
10	reported that you had disparaged Americans who had	
11	died in war?	
12	A. That was a hoax.	
13	Q. That story was a hoax too?	
14	A. Oh, that's a hoax. That was one of the	
15	worst of all. That was a total hoax.	
16	Q. And so are you is it your testimony	
17	today that you did not say why should I go to that	
18	cemetery? It's filled with losers?	
19	MS. HABBA: Objection.	
20	THE WITNESS: Not only did I not say	
21	that, I had people that said I didn't say it.	
22	It was a made-up hoax by a failed magazine.	
23	BY MS. KAPLAN:	
24	Q. And that's the Atlantic?	
25	A. I don't know. Whichever one. I think i	t

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1	D. J. TRUMP	Page 150
2 was	s the Atlantic.	
3	Q. And isn't it true, sir, that you also	
4 <mark>hav</mark>	ve referred to global warning as a hoax?	
5	A. Yeah. I think it's largely a hoax, yes.	
6	Q. When you say "largely a hoax," what do	
7 you	1 mean?	
8	A. Well, I think the whole environmental	
9 <mark>thi</mark>	ing is destroying our country in so many different	
10 way	ys. I think they've weaponized the environment,	
11 yea	ah. A lot of what they do is a hoax, yes.	
12 Abs	solutely.	
13	Q. Okay. But just so the record is clear,	
14 <mark>do</mark>	you think the scientific consensus that the	
15 tem	mperatures on planet Earth have been getting	
16 <mark>war</mark>	rmer and are continuing to get warmer is a hoax?	
17	MR. MADAIO: Objection.	
18	THE WITNESS: I think they go both ways,	
19	but I think it has nothing do with this case.	
20	I mean, why are you asking other than you're	
21	a political person, why are you asking this	
22	question? What does that have to do with this	
23	case?	
24 BY	MS. KAPLAN:	
25	Q. Sir, again, I get to	

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D. J. TRUMP
2 A. Yeah, I know. I know
3 Q ask the question
4 A. But I don't think you should be allowed
5 to ask that question. That has nothing to do with
6 this case.
7 Q. Isn't it true
8 MS. KAPLAN: Let's mark these as the
9 next.
10 THE WITNESS: How long do you take
11 between questions. Is that done on purpose?
12 Yes. You shouldn't let this happen.
13 MS. HABBA: We put objections on the
14 record.
15 BY MS. KAPLAN:
16 Q. I don't need to answer this, but it is
17 important. I'm sure your attorney will tell you
18 that the record be clean, and we're making sure that
19 the documents and the questions
20 A. Oh, oh.
21 Q produce a clean record.
22 MS. KAPLAN: And we're doing this one
23 is 30?
24 (DJT Exhibit 29 was marked for
25 identification.)

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1	Page 152 D. J. TRUMP
2	(DJT Exhibit 30 was marked for
3	identification.)
4	BY MS. KAPLAN:
5	Q. I'm going to hand you two documents. 29
6	is a tweet that you posted on Twitter on December 6,
7	2013?
8	A. I don't know when it was posted.
9	Whatever it says is okay with me.
10	Q. And you said that in that tweet you
11	say: "The expensive hoax that is global warming"?
12	A. Yeah. They've weaponized the
13	environment, much to the destruction of our country.
14	Q. And if you look at DJT 30, a little bit
15	later that month, you said something similar, which
16	is: "We should be focused on a clean" let me get
17	it right. Withdrawn.
18	"We should be focused on clean and
19	beautiful air - not expensive and business
20	closing" all caps "global warming - a total
21	hoax!"
22	A. Yeah. They don't call it global warming
23	anymore. You know why? Because it wasn't working.
24	Now it's called climate change.
25	Q. Now, the same night that you posted on

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1	Page 153 D. J. TRUMP
2	Truth Social the posts that's been marked as DJT 28,
3	you also posted a video; correct?
4	A. I don't know. Maybe. I hope.
5	MS. KAPLAN: So let's mark as the next
6	tab a video. We'll mark it as DJT 31, which is
7	a video from Truth Social posted by
8	@realdonaldtrump on October 12, 2022.
9	(DJT Exhibit 31 was marked for
10	<pre>identification.)</pre>
11	MS. KAPLAN: And I'm going to again, I
12	apologize. I'm going to get up and look at it
13	because of the technological problems we've
14	been having.
15	(Video played.)
16	MR. MADAIO: Just wanted to put on the
17	record that the first about ten seconds or so
18	was very choppy on our end here. It was very
19	difficult to see.
20	BY MS. KAPLAN:
21	Q. So it's my understanding that there's
22	some choppiness from probably the rain outside and
23	the Internet connection. There's also some
24	choppiness that's deliberately in the video, and we
25	will give the court reporter the video. But there

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1 D. J. TRUMP	age 154
2 is some deliberate pausing in that where it looks	
3 like there's colors and bar graphs. That's	
4 deliberately on the video. That's not coming	
5 MR. MADAIO: No. I think just about the	
6 first ten seconds or so it was skipping.	
7 MS. HABBA: We don't need to see it	
8 again.	
9 THE WITNESS: Okay. Go ahead.	
10 BY MS. KAPLAN:	
11 Q. So you don't deny that you posted that	
12 video on Truth Social, sir?	
13 A. No, not at all.	
14 Q. And whose idea was it to	
15 A. Mine.	
16 Q create that video? Yours?	
17 Who was the involved in the creation of	
18 <mark>that video?</mark>	
19 MR. MADAIO: Objection.	
20 You can answer.	
21 THE WITNESS: Done in house.	
22 MS. KAPLAN: What's your objection, sir?	
23 MR. MADAIO: It's an objection based on	
24 relevance.	
25 MS. KAPLAN: There's no relevance	

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	ge 155
1 D. J. TRUMP	
2 objections at depositions.	
3 MR. MADAIO: Well, to the form of the	
4 question.	
5 BY MS. KAPLAN:	
6 Q. Who was involved in creating that video?	
7 A. Well, it wasn't much of a creation. We	
8 took most of it right off of that stupid Anderson	
9 Cooper's bad ratings show.	
10 Q. When you say "we"	
11 A. "We," yeah. The group that did it.	
12 Whoever did it. I could get you a name of somebody	
13 that actually did it if you'd like. Would you like	
14 that?	
15 Q. Well, sitting here today	
16 A. I don't know.	
17 Q. You don't remember	
18 A. No, I have no idea. I mean, we have	
19 people that do that. I could find out who did it.	
20 Q. We would request that information	
21 A. Oh, sure.	
22 Q. Who instructed that it be done?	
23 A. Me.	
24 Q. Okay. And you have someone working for	
25 you that it could be done?	

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	Dage 150
1	Page 156 D. J. TRUMP
2	A. Yeah. Sure.
3	Q. Okay. What entity did that person work
4	for?
5	A. I have to check that out.
6	Q. Okay. I take it from your prior
7	testimony that you yourself aren't capable of
8	creating a video like that?
9	A. No, I don't do that. I would like to,
10	but I don't do that.
11	Q. And do you know, sitting here today, who
12	came up with the text that appeared on the screen in
13	that video?
14	A. I really don't know.
15	Q. And do you know who made the cuts that
16	are shown from the Anderson Cooper interview?
17	A. No, I don't. We could play the whole
18	thing, but I guess they were trying to save time
19	because, you know, the interview takes five, ten
20	minutes. So I guess they're trying to save time.
21	So you have to do some cuts. Otherwise you can't do
22	a five-minute commercial.
23	Q. So is it your testimony, sir, that the
24	only reason those cuts were made the way they were
25	is to save time?

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1	Page 157 D. J. TRUMP
2	A. Well, one of the things. I like people
3	to watch the whole interview. Actually I felt the
4	whole interview was much better than that
5	commercial, than that piece we did. But you can't
6	fit the whole interview because it was, I think,
7	seven minutes or something like that, and there's
8	never been a seven-minute commercial. So it's very
9	standard to do that.
10	Q. Before that video was posted on
11	Truth Social, did you approve it as it was did
12	you approve it?
13	A. Yeah, I approved it.
14	Q. Okay. And
15	A. And I would like the whole show better,
16	but you can't do the whole show because it's too
17	long. So they take snippets, which is very
18	standard.
19	Q. And again, your understanding is the only
20	reason they take the snippets they do is because
21	to cut it down for length?
22	A. Well, you can't I mean, I'd much
23	rather have the whole show. In court, if we ever go
24	there because this case is a disgrace that should
25	be not even allowed to happen.

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1	Page 158 D. J. TRUMP
2	But in court, they'll watch the whole
3	show. They're not going to watch snippets.
4	Q. Have you ever kissed a woman without her
5	consent?
6	A. Well, I don't I can't think of any
7	complaints. But no. I mean, I don't think so.
8	I think it's an inappropriate question,
9	but I don't think so.
10	Q. Have you ever touched a woman on her
11	breast or her buttocks or any other sexual part
12	without her consent?
13	MS. HABBA: Objection to form.
14	THE WITNESS: Well, I will tell you no,
15	but you may have some people like your client
16	that lie.
17	BY MS. KAPLAN:
18	Q. Have you ever pressured a woman to engage
19	in sex with you?
20	A. The answer is no. But you may have some
21	people like your client who are willing to lie.
22	Q. Do you know what "sexual harassment"
23	means?
24	A. Yeah, pretty much.
25	Q. Does it accord with your understanding
1	