

1 A: No, I did not.

2 Q: Did you -- when you saw the truck coming

1 Q: Okay.

2 A: And I -- like I said I had merged over into
3 that first -- the right turn left turn lane, and I was
4 riding along side of him at that time.

5 Q: Okay.

6 And my question to you is, okay, where
7 alongside the tractor and the tanker trailer were you
8 when he commenced to come into your lane as you suggest?

9 Where -- what part of the tractor and trailer
10 were you in conjunction with when that occurred?

1

Pardon me, if you go to Page 66, Line 22 which

begin when you're

1 November, 2007?

2 A: I do remember that Deposition.

3 Q: Okay.

4 Do you agree that your Deposition testimony is
5 -- is accurate?

6 A: Yes.

7 Q: Okay.

8 Did you ever progress further than the rear
9 tandems of the trailer? Did you ever progress forward,
10 further than that point, after he commenced to come into
11 your lane?

12 A: I can't recall.

1 A: That is correct.

2 Q: And do you agree that in conjunction with

1

Q: Line 19, I asked you, "Before making the

... did you look in your mirror or side view mirror.



1 What speed are you going throughout that period
2 of time?

3 A: The speed limit.

1 traveling down Mattawoman Beantown Road and you're in the
2 two through lanes and the turn lanes are coming up, if
3 you want to get into one of those turn lanes you
4 essentially just go straight into it. Do you agree with

29

[Redacted]

[Redacted]

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[Redacted]

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[Redacted]

[Redacted]

[Redacted]

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[Redacted]

[Redacted]

1 entered into your lane?

1 until the point that you made the abrupt lane change to
2 the left?

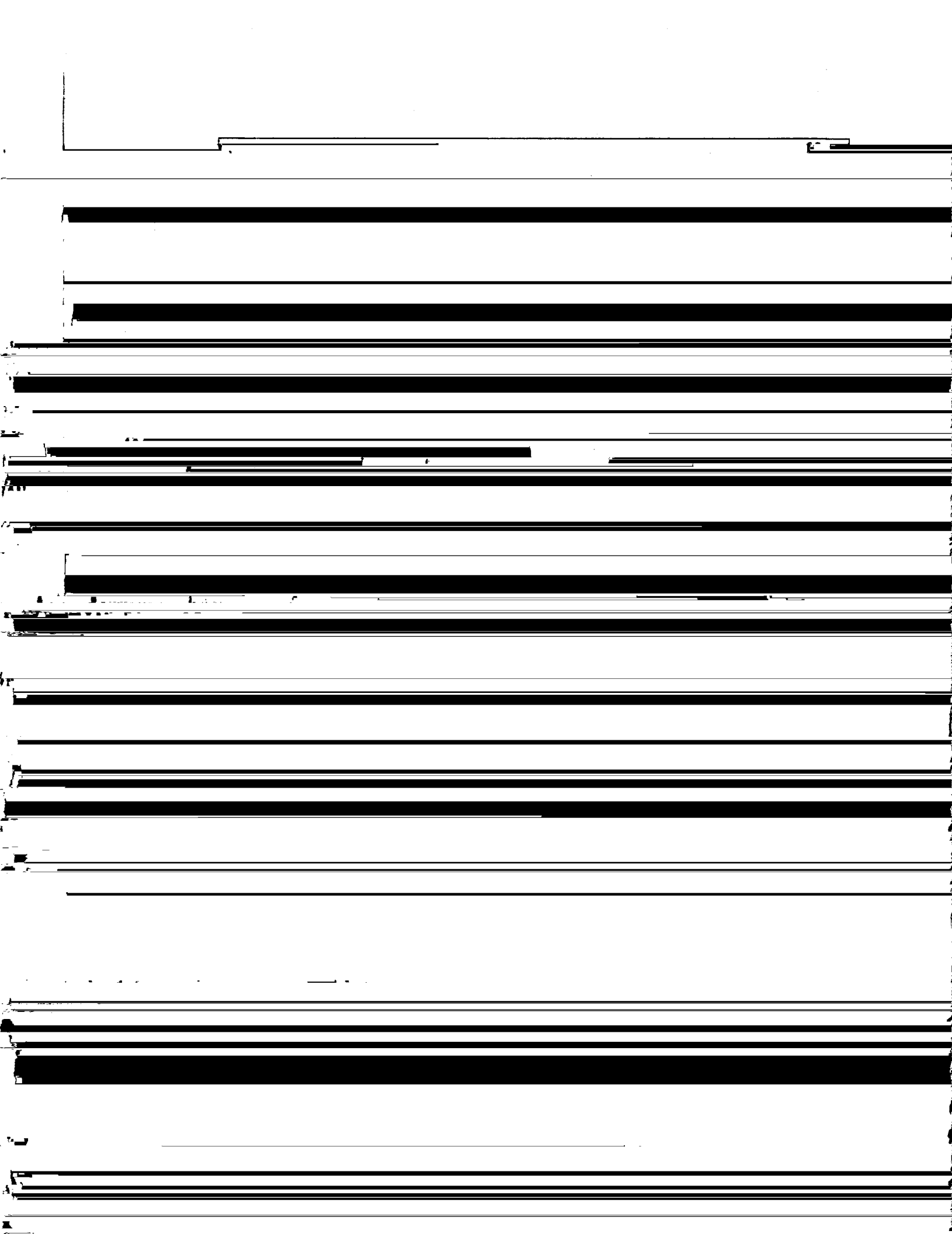
3 A: Yes.

4 Q: Okay.

5 But whether or not you accelerated or

- 1 Deposition transcript where you said, using a football
- 2 field as -- as a yardstick you thought it was less than a

1 I didn't -- my first thought was I don't want
2 to get hit by this -- this truck carrying fuel.



1 Q: Okay.

2 Just want to -- go back to the Exhibit Number

3 2; Plaintiff's Exhibit Number 2. that you compiled

1 tracks. Do you remember that? And you probably would
2 have to step behind it?