UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERI	[CA,)		
v.)) CRI	MINAL 1	NO. 03-10200-GAO
DZHOKHAR A. TSARNAEV, a/k/a "Jahar Tsarni," Defendant)))		
	<u>VERDICT</u>		
COUNT ONE:			
1. As to Count One	of the Indictment chargi	ing consp	iracy to use a weapon of mass
destruction, we unanimously fi	nd, beyond a reasonabl	le doubt,	the Defendant, Dzhokhar A.
Tsarnaev:			
	Guilty		Not Guilty
2. As to whether the	conspiracy charged in C	ount One	of the Indictment resulted in at
least one of the four deaths char	ged in Count One, we u	unanimou	sly find, beyond a reasonable
doubt, the Defendant, Dzhokhar	A. Tsarnaev:		
a. As to the o	leath of Krystle Marie Ca Guilty	ampbell:	Not Guilty
b. As to the d	leath of Officer Sean Col Guilty	llier:	Not Guilty
c. As to the c	leath of Lingzi Lu: Guilty		Not Guilty
d. As to the o	leath of Martin Richard: Guilty		Not Guilty

COUNT TWO:

1.	As to Count T	wo of	the Indictment chargin	g use of	a weapon of mass destruction
(Pressure Co	oker Bomb #1)	on or a	about April 15, 2013, ir	the vic	inity of 671 Boylston Street in
Boston, Mass	sachusetts, and a	iding	and abetting, we unanim	ously fi	nd, beyond a reasonable doubt,
the Defendan	t, Dzhokhar A.	Tsarna	nev:		
			Guilty		Not Guilty
2.	As to whether	the o	ffense charged in Coun	t Two r	esulted in the death of Krystle
Marie Campl	pell, we unanim	ously	find, beyond a reasonal	ole doub	t, the Defendant, Dzhokhar A.
Tsarnaev:					
			Guilty		Not Guilty

COUNT THREE:

1.	As to Count	Three o	of the Indictment charge	ing that	the defendant used or carried a
firearm (Pres	ssure Cooker Bo	omb #1]) during and in relation	to a crin	ne of violence, namely, use of a
weapon of m	nass destruction	as cha	rged in Count Two of t	he Indic	tment, and aiding and abetting,
we unanimou	usly find, beyon	ıd a rea	sonable doubt, the Defe	endant, I	Ozhokhar A. Tsarnaev:
			Guilty		Not Guilty
2.	As to whether	r the fin	rearm charged in Count	Three (Pressure Cooker Bomb #1) was
discharged,	we unanimous	ly find	, beyond a reasonable	doubt,	the Defendant, Dzhokhar A.
Tsarnaev:					
			Guilty		Not Guilty
3.	As to whether	r the fin	rearm charged in Count	Three (Pressure Cooker Bomb #1) was
a destructive	device, we una	nimous	sly find, beyond a reaso	onable d	oubt, the Defendant, Dzhokhar
A. Tsarnaev:					
			Guilty		Not Guilty
4.	As to whether	er the d	efendant, in the course	of com	mitting the violation alleged in
Count Three	, caused the dea	ıth of K	Krystle Marie Campbell	through	the use of the firearm, and the
killing was a	murder, or aide	ed or al	betted another in causin	g the de	eath of Krystle Marie Campbell
through the	use of the firea	ırm, an	d the killing was a mu	ırder, w	e unanimously find, beyond a
reasonable d	oubt, the Defen	dant, D	zhokhar A. Tsarnaev:		
			Guilty		Not Guilty

COUNT FOUR:

1.	As to	Count Four o	f the Indictment cha	arging use of	f a weapon of mass destruction					
(Pressure Co	Pressure Cooker Bomb #2) on or about April 15, 2013, in the vicinity of 755 Boylston Street in									
Boston, Massachusetts, and aiding and abetting, we unanimously find, beyond a reasonable doubt,										
the Defendan	t, Dzhol	khar A. Tsarn	aev:							
			Guilty		Not Guilty					
2.	As to	whether the o	offense charged in (Count Four o	of the Indictment resulted in at					
least one of	the two	deaths allege	ed in Count Four, v	ve unanimou	isly find, beyond a reasonable					
doubt, the De	fendant	, Dzhokhar A	. Tsarnaev:							
	a.	As to the de	ath of Lingzi Lu: Guilty		Not Guilty					
	b.	As to the de	ath of Martin Richa Guilty	rd:	Not Guilty					

COUNT FIVE:

1.	As to	Count Five of	the Indictment charging	ng that 1	the defendant used or carried a					
firearm (Pre	ssure Co	oker Bomb #2)	during and in relation	to a crin	ne of violence, namely, use of a					
weapon of 1	mass des	truction as cha	rged in Count Four of	the Ind	ictment, we unanimously find,					
beyond a rea	eyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:									
			Guilty		Not Guilty					
2.	As to	whether the fin	earm charged in Count	Five w	as discharged, we unanimously					
find, beyond	d a reason	nable doubt, the	e Defendant, Dzhokhar	A. Tsar	naev:					
			Guilty		Not Guilty					
3.	As to	whether the f	irearm charged in Cou	unt Five	was a destructive device, we					
unanimously	y find, be	eyond a reasona	able doubt, the Defenda	ant, Dzh	okhar A. Tsarnaev:					
			Guilty		Not Guilty					
4.	As to	whether the de	efendant, in the course	of com	mitting the violation alleged in					
Count Five,	caused o	one of the two	deaths alleged in Coun	t Five, a	nd the killing was a murder, or					
aided or abe	tted anot	her in causing o	one of the two deaths al	leged in	Count Five, and the killing was					
a murder, v	we unan	imously find,	beyond a reasonable	doubt,	the Defendant, Dzhokhar A.					
Tsarnaev:										
	a.	As to the dea	th of Lingzi Lu: Guilty		Not Guilty					
	b.	As to the dea	th of Martin Richard: Guilty		Not Guilty					

COUNT SIX:

1.	As to	Count Six o	of the Indicti	ment charging	conspi	racy to bomb a place of public
use, we unani	mously	find, beyon	nd a reasonab	ole doubt, the	Defenda	ant, Dzhokhar A. Tsarnaev:
			Guilty			Not Guilty
2.	As to v	whether the	conspiracy	charged in Co	unt Six	of the Indictment resulted in at
least one of th	e deaths	s charged in	Count Six,	we unanimous	ly find,	beyond a reasonable doubt, the
Defendant, Da	zhokhar	A. Tsarnae	ev:			
	a.	As to the o	death of Krys Guilty	stle Marie Car	mpbell:	Not Guilty
	b.	As to the o	death of Offi Guilty	cer Sean Colli	ier:	Not Guilty
	c.	As to the o	death of Ling Guilty	gzi Lu:		Not Guilty
	d.	As to the o	death of Mar Guilty	tin Richard:		Not Guilty

COUNT SEVEN:

1.	As to Count	Seven of	the Indictment chargi	ng the b	ombing of a place of public use			
(Pressure Co	(Pressure Cooker Bomb #1) on or about April 15, 2013, in the vicinity of 671 Boylston Street,							
Boston, Mass	Boston, Massachusetts, and aiding and abetting, we unanimously find, beyond a reasonable doubt,							
the Defendan	t, Dzhokhar A	. Tsarnae	ev:					
			Guilty		Not Guilty			
2.	As to whether	er the off	ense charged in Coun	t Seven	resulted in the death of Krystle			
Marie Campl	pell, we unaning	nously fi	nd, beyond a reasonal	ble dout	ot, the Defendant, Dzhokhar A.			
Tsarnaev:								
			Guilty		Not Guilty			

COUNT EIGHT:

1.	As to Count I	Eight of	the Indictment charging	ng that	the defendant used or carries a
firearm (Pres	sure Cooker Bo	omb #1) during and in relatio	n to a c	crime of violence, namely, the
bombing of a	place of public	use as	charged in Count Sev	en of th	e Indictment, we unanimously
find, beyond	a reasonable do	ubt, the	Defendant, Dzhokhar	A. Tsar	naev:
			Guilty		Not Guilty
2.	As to whether	the fire	earm charged in Count	Eight (I	Pressure Cooker Bomb #1) was
discharged, v	we unanimously	y find,	beyond a reasonable	doubt,	the Defendant, Dzhokhar A.
Tsarnaev:					
			Guilty		Not Guilty
3.	As to whether	the fire	earm charged in Count	Eight (I	Pressure Cooker Bomb #1) was
a destructive	device, we unar	nimousl	ly find, beyond a reaso	nable d	oubt, the Defendant, Dzhokhar
A. Tsarnaev:					
			Guilty		Not Guilty
4.	As to whether	r the de	fendant, in the course	of com	mitting the violation alleged in
Count Eight,	caused the deat	h of Kr	ystle Marie Campbell	through	the use of the firearm, and the
killing was a	murder, or aide	d or abo	etted another in causing	g the de	ath of Krystle Marie Campbell
through the u	ise of the firear	rm, and	the killing was a mu	rder, we	e unanimously find, beyond a
reasonable do	oubt, the Defend	lant, Dz	chokhar A. Tsarnaev:		
			Guilty		Not Guilty

COUNT NINE:

1.	As to	Count Nine o	f the Indictment c	charging the bo	ombing of a pla	ace of public use				
(Pressure	Pressure Cooker Bomb #2) on or about April 15, 2013, in the vicinity of 755 Boylston Street,									
Boston, Massachusetts, and aiding and abetting, we unanimously find, beyond a reasonable doubt,										
the Defend	dant, Dzho	okhar A. Tsarn	aev:							
			Guilty		Not Guilty					
2.	As to	whether the o	ffense charged in	Count Nine o	of the Indictme	nt resulted in the				
death of a	t least one	of the two pe	rsons charged in	Count Nine, v	we unanimousl	y find, beyond a				
reasonable	doubt, the	e Defendant, E	Ozhokhar A. Tsarı	naev:						
	a.	As to the dea	ath of Lingzi Lu: Guilty		Not Guilty					
	b.	As to the dea	ath of Martin Ricl Guilty	hard: □	Not Guilty					

COUNT TEN:

1.	As to	Count Ten o	of the Indictn	nent chargii	ng that t	he defendant used or carried a				
irearm (Pressure Cooker Bomb #2) during and in relation to a crime of violence, namely, the										
bombing of a	place o	of public use	e as charged i	in Count N	ine of th	ne Indictment, we unanimously				
find, beyond a	ind, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:									
			Guilty			Not Guilty				
2.	As to	whether the	firearm charg	ged in Coun	t Ten (F	Pressure Cooker Bomb #2) was				
discharged, w	ve unan	imously fin	id, beyond a	reasonable	doubt,	the Defendant, Dzhokhar A.				
Tsarnaev:										
			Guilty			Not Guilty				
3.	As to v	whether the	firearm charg	ed in Count	Ten (Pr	ressure Cooker Bomb #2) was a				
destructive de	vice, we	e unanimous	sly find, beyon	nd a reasona	able dou	bt, the Defendant, Dzhokhar A.				
Tsarnaev:										
			Guilty			Not Guilty				
4.	As to	whether the	defendant, in	the course	of com	mitting the violation alleged in				
Count Ten of	the Ind	ictment, cau	ised the death	n of one of	the two	persons charged in Count Ten				
through use of	f the fire	earm, and the	e killing was a	a murder, oi	aided o	r abetted another in causing the				
death of one o	of the tw	vo persons c	harged in Co	unt Ten thr	ough use	e of the firearm, and the killing				
was a murder	we un	animously 1	find, beyond	a reasonab	le doubt	t, the Defendant, Dzhokhar A.				
Tsarnaev:										
	a.	As to the d	eath of Lingz Guilty	i Lu:		Not Guilty				
	b.	As to the d	eath of Martin Guilty	n Richard:		Not Guilty				

COUNT ELEVEN:

1.	As to 0	Count E	leven c	of the Indictment char	ging cor	spiracy to maliciously destroy
property, we u	nanimo	ously find	d, beyo	nd a reasonable doubt,	, the Def	endant, Dzhokhar A. Tsarnaev:
				Guilty		Not Guilty
2.	As to v	whether 1	the con	spiracy charged in Co	unt Elev	en of the Indictment resulted in
at least one of	the four	r deaths	alleged	l in Count Eleven, we	unanimo	ously find, beyond a reasonable
doubt, the Def	endant,	Dzhokh	nar A. T	Γsarnaev:		
	a.	As to th	ne deatl	h of Krystle Marie Ca Guilty	mpbell:	Not Guilty
	b.	As to th	ne deatl	h of Officer Sean Coll Guilty	ier:	Not Guilty
	c.	As to th	ne deatl	h of Lingzi Lu: Guilty		Not Guilty
	d.	As to th	ne deatl	h of Martin Richard: Guilty		Not Guilty

COUNT TWELVE:

	1.	As to Co	unt Twelv	e of the Ind	ictment chai	rging	malicious destruction of	f property
by m	neans of a	n explosive	e (Pressure	e Cooker Bo	mb #1) on o	r abou	at April 15, 2013, in the	vicinity of
671	Boylston	Street in	Boston, M	Massachuset	ts, and aidin	ig and	l abetting, we unanimo	usly find,
beyo	nd a reas	onable dou	ıbt, the De	efendant, Dz	hokhar A. T	sarnae	ev:	
				Guilty			Not Guilty	
	2.	As to wh	ether the	offense char	ged in Cour	nt Twe	elve of the Indictment r	esulted in
perso	onal injui	y to at le	ast one p	erson, we u	nanimously	find,	beyond a reasonable of	loubt, the
Defe	endant, Da	zhokhar A.	Tsarnaev	:				
				Guilty			Not Guilty	
	3.	As to wh	ether the	offense char	ged in Cour	nt Twe	elve of the Indictment r	esulted in
the c	death of	Krystle M	arie Cam	pbell, we u	nanimously	find,	beyond a reasonable of	loubt, the
Defe	endant, Da	zhokhar A.	Tsarnaev	·:				
			П	Guilty		П	Not Guilty	

COUNT THIRTEEN:

1.	As	to C	Count Thir	rteen	of the Inc	dictment o	char	ging tha	at the defe	ndant	used or carri	ed a
firearm (Pres	sure	Co	oker Bon	nb #	1) during	g and in	rela	ation to	a crime	of vi	olence, nam	ely,
malicious des	struct	ion	property	as c	harged in	Count T	we	lve of the	he Indictn	nent,	we unanimo	usly
find, beyond	a reas	sona	able doub	t, the	Defenda	ant, Dzho	kha	r A. Tsa	rnaev:			
				l	Guilty				Not Gui	lty		
2.	As	to	whether	the	firearm	charged	in	Count	Thirteen	was	discharged,	we
unanimously	find,	bey	ond a rea	isona	ble doub	t, the Def	end	ant, Dzł	nokhar A.	Tsarr	naev:	
				l	Guilty				Not Gui	lty		
3.	As	to v	whether th	ne fire	earm cha	rged in C	oun	t Thirte	en was a	destru	ctive device,	, we
unanimously	find,	bey	ond a rea	isona	ble doub	t, the Def	end	ant, Dzł	nokhar A.	Tsarr	naev:	
				l	Guilty				Not Gui	lty		
4.	As	to v	whether th	ne de	fendant,	in the co	urse	of com	nmitting th	ne vio	lation allege	d in
Count Thirtee	en, ca	ause	d the dea	th of	Krystle	Marie Ca	mp	bell thro	ough the u	ise of	the firearm,	and
the killing w	as a	mu	rder, or a	aided	or abet	ted anoth	er i	in causi	ng the de	ath o	f Krystle M	arie
Campbell thr	ough	the	use of t	he fi	rearm, ai	nd the kil	lling	g was a	murder,	we ur	nanimously f	ind,
beyond a reas	onab	le d	loubt, the	Defe	endant, D	zhokhar <i>i</i>	4. Т	Sarnaev	7 :			
				l	Guilty				Not Gui	lty		

COUNT FOURTEEN:

1.	As to	Count Fo	ourteer	of the Indictment cha	rging m	alicious destruction of property
by means of a	n explo	sive (Pre	ssure (Cooker Bomb #2) on or	r about A	April 15, 2013, in the vicinity of
755 Boylston	Street	in Bosto	on, Ma	assachusetts, and aidin	ng and a	betting, we unanimously find,
beyond a reas	sonable	doubt, th	ne Defe	endant, Dzhokhar A. T	sarnaev	:
				Guilty		Not Guilty
2.	As to	whether	the off	fense charged in Count	Fourtee	en resulted in personal injury to
at least one pe	erson, w	e unanin	nously	find, beyond a reasona	able dou	bt, the Defendant, Dzhokhar A.
Tsarnaev:						
				Guilty		Not Guilty
3.	As to	whether	the off	fense charged in Coun	t Fourte	en of the Indictment resulted in
in at least on	e of the	e two de	eaths c	charged in Count Four	rteen, w	e unanimously find, beyond a
reasonable do	oubt, the	Defenda	ant, Dz	zhokhar A. Tsarnaev:		
	a.	As to th	he deat	th of Lingzi Lu: Guilty		Not Guilty
	b.		he deat	th of Martin Richard: Guilty		Not Guilty

COUNT FIFTEEN:

1.	As to	Count F	ifteen o	of the Indictment charg	ging that	the defendant used or carried a
firearm (Pres	sure C	ooker E	3 Bomb	2) during and in rela	ition to	a crime of violence, namely,
malicious des	struction	n proper	ty as ch	narged in Count Fourte	een of th	ne Indictment, we unanimously
find, beyond	a reasor	nable do	ubt, the	Defendant, Dzhokhar	A. Tsaı	maev:
				Guilty		Not Guilty
2.	As to	whethe	r the fir	rearm charged in Cour	nt Fiftee	en (Pressure Cooker Bomb #2)
was discharge	ed, we	unanimo	ously fin	nd, beyond a reasonat	ole doub	t, the Defendant, Dzhokhar A.
Tsarnaev:						
				Guilty		Not Guilty
3.	As to	whethe	r the fir	earm charged in Cour	nt Fiftee	en (Pressure Cooker Bomb #2)
was a destru	ctive d	evice, v	we unar	nimously find, beyone	d a reas	sonable doubt, the Defendant,
Dzhokhar A.	Tsarnae	ev:				
				Guilty		Not Guilty
4.	As to	whethe	r the de	fendant, in the course	of com	mitting the violation alleged in
Count Fifteer	n of the	Indictn	nent, ca	used the death of one	e of the	two persons charged in Count
Fifteen, and tl	he killin	ıg was a	murder	, or aided or abetted ar	nother in	causing the death of one of the
two persons c	harged	in Coun	ıt Fifteeı	n, and the killing was a	a murde	r, we unanimously find, beyond
a reasonable o	doubt, t	he Defe	ndant, E	Ozhokhar A. Tsarnaev	:	
	a.	As to	the deat	h of Lingzi Lu: Guilty		Not Guilty
	b.	As to	the deat	h of Martin Richard: Guilty		Not Guilty

COUNT SIXTEEN:

1.	As t	o C	ount Sixt	teen o	f the Indi	ctment ch	arging	g that o	on or abou	ut April 18	3, 201	3, the
defendant use	ed or c	arr	y a firearı	m (Ru	iger P95 9	mm semi	auton	natic h	andgun) o	during and	l in rel	lation
to a crime of	viole	ence	e, namely	, con	spiracy to	o use a w	eapor	n of m	ass destr	uction as	charg	ed in
Count One of	this I	ndi	ctment, a	nd aid	ding and a	abetting, v	ve una	animo	usly find,	beyond a	reaso	nable
doubt, the De	fenda	nt,	Dzhokha	r A. T	sarnaev:							
]	Guilty			I .	Not Guilt	ty		
2.	As	to	whether	the	firearm	charged	in (Count	Sixteen	(Ruger	P95	9mm
semiautomati	c han	dgu	n) was d	lischa	rged, we	unanimou	ısly fi	ind, be	eyond a r	easonable	doub	t, the
Defendant, D	zhokł	nar .	A. Tsarna	aev:								
]	Guilty			I .	Not Guilt	ty		
3.	As	to	whether	the de	efendant,	in the co	ourse	of the	e violatio	n charge	d in C	Count
Sixteen, cause	ed the	dea	ath of Off	ficer S	Sean Coll	ier, and th	e killi	ng wa	s a murde	er, or aided	d or ab	etted
another in cau	ısing 1	the	death of (Office	er Sean Co	ollier, and	the ki	lling v	vas a mur	der, we u	nanim	ously
find, beyond	a reas	ona	ble doub	t, the	Defendar	nt, Dzhokł	nar A.	Tsarn	naev:			
				1	Guilty				Not Guilt	ty		

COUNT SEVENTEEN:

1.	As to Co	unt Sevente	een of the	Indictme	ent charging	g that on or	about April 18	3, 2013,
the defendant	used or ca	arried a fire	earm (Rug	ger P95 9	mm semia	utomatic ha	ndgun) during	; and in
relation to a c	rime of vio	lence, nam	ely, consp	oiracy to	bomb a pla	ce of public	use charged in	ı Count
Six of this Inc	dictment, a	nd aiding a	nd abettii	ng, we un	animously	find, beyon	d a reasonable	doubt,
the Defendan	t, Dzhokha	r A. Tsarna	nev:					
			Guilty			Not Gui	lty	
2.	As to w	hether the	firearm	charged	in Count	Seventeen	was discharg	ed, we
unanimously	find, beyon	nd a reason	able doub	t, the De	fendant, Da	zhokhar A.	Tsarnaev:	
			Guilty			Not Gui	lty	
3.	As to wh	nether the o	defendant	, in the o	course com	mitting the	violation cha	rged in
Count Sevent	een of the	Indictment,	caused th	ne death o	of Officer S	lean Collier	, and the killin	g was a
murder, or ai	ded or abe	tted anothe	r in causi	ng the de	eath of Off	icer Sean C	ollier, and the	killing
was a murde	r, we unan	imously fi	nd, beyor	nd a reas	onable dou	bt, the Def	endant, Dzhol	khar A.
Tsarnaev:								
			Guilty			Not Gui	lty	

COUNT EIGHTEEN:

1. 4	As to C	ount Eig	hteen	of the Indictme	nt ch	arging th	hat on or abo	ut April 18, 20)13,
the defendant u	sed or	carried a	firea	rm (Ruger P95 9	mm	semiaut	omatic handg	gun) during an	d in
relation to a cri	me of v	riolence,	name	ely, namely, cons	spira	cy to ma	liciously to d	estroy propert	y as
charged in Cour	nt Eleve	n of this	Indic	etment, and aiding	g and	l abetting	g, we unanimo	ously find, bey	ond
a reasonable do	ubt, the	Defenda	ant, D	Ozhokhar A. Tsar	naev	' :			
				Guilty			Not Guilty		
2.	As to	whether	the	firearm charged	l in	Count	Eighteen was	s discharged,	we
unanimously fir	nd, beyo	ond a rea	sonal	ble doubt, the De	fend	ant, Dzh	okhar A. Tsa	rnaev:	
				Guilty			Not Guilty		
3.	As to w	hether th	ie def	fendant, in the co	ourse	of com	mitting the vi	olation charge	d in
Count Eighteen	, caused	d the deat	th of	Officer Sean Col	lier, a	and the k	tilling was a n	nurder, or aide	d or
abetted another	in cau	sing the	deatl	n of Officer Sear	ı Co	llier, and	d the killing	was a murder,	, we
unanimously fir	nd, beyo	ond a rea	sonal	ble doubt, the De	fend	ant, Dzh	okhar A. Tsa	rnaev:	
				Guilty			Not Guilty		

COUNT NINETEEN:

1.	As to Co	ount Ninet	een of the	Indictmen	nt chai	rging carjacking	and aiding	and
abetting, we u	unanimousl	y find, bey	ond a reaso	nable doub	t, the Γ	Defendant, Dzhok	thar A. Tsarr	naev:
			Guilty			Not Guilty		
2.	As to wh	ether the o	offense cha	rged in Co	ount Ni	ineteen resulted	in serious bo	odily
injury to Of	ficer Richa	ard Donoh	ue, we un	animously	find,	beyond a reason	nable doubt,	the
Defendant, D	zhokhar A.	Tsarnaev:						
			Guilty			Not Guilty		

COUNT TWENTY:

1. As to Count Twenty of the Indictment charging that on or about April 18, 2013, the defendant used or carried a firearm (Ruger P95 9mm semiautomatic handgun) during and in relation to a crime of violence, namely, carjacking as charged in Count Nineteen of this Indictment, and aiding and abetting, we unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:

Guilty

Not Guilty

2. As to whether the firearm charged in Count Twenty (Ruger P95 9mm

semiautomatic handgun) was brandished, we unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:

 $\quad \ \ \, \Box \qquad \quad Guilty \qquad \quad \ \, \Box \qquad \quad Not \ Guilty$

COUNT TWENTY-ONE:

As to Count Twenty-One of the Indictment charging interference with commerce by threats or violence on or about April 18, 2013, we unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:

□ Guilty □ Not Guilty

COUNT TWENTY-TWO:

As to Count Twenty-Two of the Indictment charging that on or about April 18, 1. 2013, the defendant used or carried a firearm (Ruger P95 9mm semiautomatic handgun) during and in relation to a crime of violence, namely, interference with commerce by threats and violence as charged in Count Twenty-One of this Indictment, and aiding and abetting, we unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev: Guilty Not Guilty As to whether the firearm charged in Count Twenty-Two was brandished, we 2. unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev: Guilty Not Guilty

COUNT TWENTY-THREE:

As to Count Twenty-Three of the Indictment charging use of a weapon of mass destruction (Pressure Cooker Bomb #3) on or about April 19, 2013, in the vicinity of Laurel Street and Dexter Avenue in Watertown, Massachusetts, and aiding and abetting, we unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:

□ Guilty □ Not Guilty

COUNT TWENTY-FOUR:

1.	As to Coun	t Twenty	7-Four of the Indictmen	nt charg	ing that the defendant used or
carried a fi	rearm (a Ruger	r P95 9n	nm semiautomatic han	dgun an	nd Pressure Cooker Bomb #3)
during and	in relation to a	crime o	of violence, namely, use	e of a w	veapon of mass destruction, as
charged in	Count Twenty-	Three of	f this Indictment, we u	nanimou	usly find, beyond a reasonable
doubt, the I	Defendant, Dzho	okhar A.	Tsarnaev:		
			Guilty		Not Guilty
2.	As to wheth	her the	Ruger P95 9mm semi	automat	ic handgun charged in Count
Twenty-For	ır was discharg	ged, we u	nanimously find, beyo	nd a rea	sonable doubt, the Defendant,
Dzhokhar A	A. Tsarnaev:				
			Guilty		Not Guilty
3.	As to wheth	her Pres	sure Cooker Bomb #3	charge	d in Count Twenty-Four was
discharged,	we unanimous	sly find,	beyond a reasonable	doubt,	the Defendant, Dzhokhar A.
Tsarnaev:					
			Guilty		Not Guilty
4.	As to wheth	er Pressu	ire Cooker Bomb #3 wa	s a destr	ructive device, we unanimously
find, beyon	d a reasonable d	doubt, the	e Defendant, Dzhokhar	A. Tsar	naev:
			Guilty		Not Guilty

COUNT TWENTY-FIVE:

As to Count Twenty-Five of the Indictment charging use of a weapon of mass destruction (Pipe Bomb #1) on or about April 19, 2013, in the vicinity of Laurel Street and Dexter Avenue in Watertown, Massachusetts, and aiding and abetting, we unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:

□ Guilty □ Not Guilty

COUNT TWENTY-SIX:

1.	As to	Count Twe	nty-Six of th	ne Indictment cl	harging that 1	the defendant	t used or
carried a fire	arm (a R	Ruger P95 9	mm semiaut	omatic handgun	and Pipe Bo	omb #1) durir	ng and in
relation to a c	erime of	violence, na	amely, use of	a weapon of ma	ass destructio	n as charged	in Count
Twenty-Five	of this	Indictment	and aiding	g and abetting,	we unanimo	ously find, b	beyond a
reasonable do	oubt, the	Defendant,	Dzhokhar Ts	sarnaev:			
			Guilty		Not Gui	ilty	
2.	As to	whether th	e Ruger P95	9mm semiauto	omatic handg	gun charged	in Count
Twenty-Five	was disc	charged, we	unanimousl	y find, beyond	a reasonable	doubt, the D	efendant,
Dzhokhar A.	Tsarnae	v:					
			Guilty		Not Gui	ilty	
3.	As to	whether Pip	e Bomb #1 o	charged in Coun	nt Twenty-Fiv	e was discha	ırged, we
unanimously	find, bey	ond a reaso	onable doubt,	the Defendant,	Dzhokhar A.	Tsarnaev:	
			Guilty		Not Gui	ilty	
4.	As to	whether Pi	pe Bomb #1	was a destruct	tive device, v	we unanimou	ısly find,
beyond a reas	sonable d	loubt, the D	efendant, Dz	hokhar A. Tsarr	naev:		
			Guilty		Not Gui	ilty	

COUNT TWENTY-SEVEN:

As to Count Twenty-Seven of the Indictment charging use of a weapon of mass destruction (Pipe Bomb #2) on or about April 19, 2013, in the vicinity of Laurel Street and Dexter Avenue in Watertown, Massachusetts, and aiding and abetting, we unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:

□ Guilty □ Not Guilty

COUNT TWENTY-EIGHT:

1.	As to Count	Twenty	-Eight of the Indi	ctment charg	ging that the defendant used	or
carried a fire	arm (a Ruger	P95 9mi	m semiautomatic	handgun and	Pipe Bomb #2) during and	in
relation to a	crime of violen	ice, nam	ely, use of a weap	on of mass o	lestruction as charged in Cou	ınt
Twenty-Seve	n of this Indi	ctment,	and aiding and	abetting, we	unanimously find, beyond	la
reasonable do	oubt, the Defen	dant, Da	zhokhar A. Tsarna	ev:		
			Guilty		Not Guilty	
2.	As to wheth	er the l	Ruger P95 9mm	semiautomat	tic handgun charged in Cou	ınt
Twenty-Eigh	t was discharg	ed, we ι	nanimously find,	beyond a rea	asonable doubt, the Defenda	nt,
Dzhokhar A.	Tsarnaev:					
			Guilty		Not Guilty	
3.	As to whether	er Pipe	Bomb #2 charged	in Count Tv	venty-Five was discharged, v	we
unanimously	find, beyond a	reasona	ble doubt, the Det	fendant, Dzh	okhar A. Tsarnaev:	
			Guilty		Not Guilty	
4.	As to wheth	er Pipe	Bomb #2 was a	destructive	device, we unanimously fir	ıd,
beyond a reas	sonable doubt,	the Defe	endant, Dzhokhar	A. Tsarnaev		
			Guilty		Not Guilty	

COUNT TWENTY-NINE:

As to Count Twenty-Nine of the Indictment charging use of a weapon of mass destruction (Pipe Bomb #3) on or about April 19, 2013, in the vicinity of Laurel Street and Dexter Avenue in Watertown, Massachusetts, and aiding and abetting, we unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:

□ Guilty □ Not Guilty

COUNT THIRTY:

1.	As to Count 7	Γhirty o	f the Indictn	nent charg	ging that	the defenda	int used or carr	ied a
firearm (a Ru	iger P95 9mm s	emiauto	matic hands	gun and P	ipe Boml	o #3) during	g and in relation	ı to a
crime of viole	ence, namely, u	se of a v	weapon of m	nass destru	action as	charged in (Count Twenty-	Nine
of this Indict	ment, and aidin	g and al	petting, we u	unanimou	sly find,	beyond a re	asonable doub	t, the
Defendant, D	zhokhar A. Tsa	ırnaev:						
			Guilty			Not Guilty	7	
2.	As to wheth	er Pipe	Bomb #2	charged	in Cour	nt Thirty w	as brandished	, we
unanimously	find, beyond a	reasona	ble doubt, tl	ne Defend	lant, Dzh	okhar A. Ts	sarnaev:	
			Guilty			Not Guilty	7	
3.	As to whether	the Rug	ger P95 9mn	n semiaut	omatic ha	andgun char	ged in Count T	hirty
was discharg	ed, we unanim	ously fi	nd, beyond	a reasona	ble doub	t, the Defer	ndant, Dzhokh	ar A.
Tsarnaev:								
			Guilty			Not Guilty	7	
4.	As to whether	er Pipe	Bomb #3 v	was a des	structive	device, we	unanimously	find,
beyond a reas	sonable doubt, t	he Defe	endant, Dzho	okhar A. T	Γsarnaev:			
			Guilty			Not Guilty	7	
			FO	REPERS	ON:			
			DA	ATE:				