UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,)									
v.) CRIMINAL	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 Indic	tment charging consp	piracy to use a weapon of mass								
destruction, we unanimously find, beyond	a reasonable doubt,	the Defendant, Dzhokhar A.								
Tsarnaev:										
□ Guilty		Not Guilty								
2. As to whether the conspiracy	charged in Count One	of the Indictment resulted in at								
least one of the four deaths charged in Cou	nt One, we unanimou	isly find, beyond a reasonable								
doubt, the Defendant, Dzhokhar A. Tsarnaev	7:									
a. As to the death of Kry	stle Marie Campbell:	Not Guilty								
b. As to the death of Offi ☐ Guilty	icer Sean Collier:	Not Guilty								
c. As to the death of Ling Guilty	gzi Lu:	Not Guilty								
d. As to the death of Mar □ Guilty	rtin Richard:	Not Guilty								

COUNT TWO:

1.	As to Count Two of the Indictment charging use of a weapon of mass destruction							
(Pressure Cooker Bomb #1) on or about April 15, 2013, in the vicinity of 671 Boylston Street in								
Boston, Massachusetts, and aiding and abetting, we unanimously find, beyond a reasonable doubt,								
the Defendan	t, Dzhokhar A. T	sarnae	ev:					
	[Guilty		Not Guilty			
2.	As to whether t	the of	fense charged in Count	t Two re	esulted in the death of Krystle			
Marie Campbell, we unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A.								
Tsarnaev:								
	[Guilty		Not Guilty			

COUNT THREE:

1.	As to Count 7	Three o	of the Indictment chargi	ng that	the defendant used or carried a
firearm (Press	sure Cooker Bo	mb #1)	during and in relation	to a crin	ne of violence, namely, use of a
weapon of m	ass destruction	as chai	rged in Count Two of th	he Indic	tment, and aiding and abetting,
we unanimou	sly find, beyon	d a reas	sonable doubt, the Defe	endant, I	Ozhokhar A. Tsarnaev:
			Guilty		Not Guilty
2.	As to whether	the fir	earm charged in Count	Three (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 fir	earm charged in Count	Three (I	Pressure Cooker Bomb #1) was
a destructive	device, we unar	nimous	ly find, beyond a reaso	nable d	oubt, the Defendant, Dzhokhar
A. Tsarnaev:					
			Guilty		Not Guilty
4.	As to whether	r the d	efendant, in the course	of com	mitting the violation alleged in
Count Three,	caused the dear	th of K	rystle Marie Campbell	through	the use of the firearm, and the
killing was a	murder, or aide	ed or al	petted another in causin	g the de	ath of Krystle Marie Campbell
through the u	use of the firear	rm, an	d the killing was a mu	rder, we	e unanimously find, beyond a
reasonable do	oubt, the Defend	dant, D	zhokhar A. Tsarnaev:		
			Guilty		Not Guilty

COUNT FOUR:

1.	As to	As to Count Four of the Indictment charging use of a weapon of mass destruction								
(Pressure Coo	oker Boı	mb #2) on or	about April 15, 201	3, in the vic	inity of 755 Boylston Street in					
Boston, Massachusetts, and aiding and abetting, we unanimously find, beyond a reasonable doubt,										
the Defendan	t, Dzhok	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 t	he two	deaths allege	ed in Count Four, v	ve unanimou	sly 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 F	ive of	the Indic	tment charging	ng that t	he defendant us	ed or carried a	
firearm (Pres	rearm (Pressure Cooker Bomb #2) during and in relation to a crime of violence, namely, use of a								
weapon of m	ass dest	ruction	as cha	rged in C	Count Four of	the Ind	ictment, we una	nimously find,	
beyond a reas	beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:								
				Guilty			Not Guilty		
2.	As to	whether	the fir	earm cha	rged in Count	Five wa	as discharged, w	e unanimously	
find, beyond	a reason	able dou	ubt, the	e Defenda	ınt, Dzhokhar	A. Tsar	naev:		
				Guilty			Not Guilty		
3.	As to	whether	the f	ïrearm ch	narged in Cou	ınt Five	was a destructi	ive device, we	
unanimously	find, be	yond a r	easona	able doub	t, the Defenda	ınt, Dzh	okhar A. Tsarna	ev:	
				Guilty			Not Guilty		
4.	As to	whether	the de	efendant,	in the course	of com	mitting the viola	tion alleged in	
Count Five, o	caused o	ne of the	e two o	deaths all	eged in Count	Five, a	nd the killing wa	as a murder, or	
aided or abett	ted anoth	ner in car	using o	one of the	two deaths all	leged in	Count Five, and	the killing was	
a murder, w	re unani	mously	find,	beyond	a reasonable	doubt,	the Defendant,	Dzhokhar A.	
Tsarnaev:									
	a.	As to the	he dea	th of Ling Guilty	gzi Lu:		Not Guilty		
	b.	As to the	he dea	th of Mar Guilty	tin Richard:		Not Guilty		

COUNT SIX:

1.	As to	Count Six of t	he Indictment chargin	g conspi	racy to bomb a place of public
use, we unani	mously	find, beyond a	reasonable doubt, the	Defenda	ant, Dzhokhar A. Tsarnaev:
			Guilty		Not Guilty
2.	As to v	whether the co	nspiracy charged in C	ount Six	of the Indictment resulted in at
least one of th	e deaths	s charged in Co	ount Six, we unanimou	ısly find,	beyond a reasonable doubt, the
Defendant, Da	zhokhar	A. Tsarnaev:			
	a.	As to the dear	th of Krystle Marie Ca Guilty	ampbell:	Not Guilty
	b.	As to the dear	th of Officer Sean Col Guilty	lier:	Not Guilty
	c.	As to the dear	th of Lingzi Lu: Guilty		Not Guilty
	d.	As to the dear	th of Martin Richard: Guilty		Not Guilty

COUNT SEVEN:

1.	As to Count S	Seven of	the Indictment chargin	ng the bo	ombing of a place of public use	
(Pressure Cooker Bomb #1) on or about April 15, 2013, in the vicinity of 671 Boylston Street,						
Boston, Massachusetts, and aiding and abetting, we unanimously find, beyond a reasonable doubt,						
the Defendan	t, Dzhokhar A.	Tsarnae	v:			
			Guilty		Not Guilty	
2.	As to whethe	r the offe	ense charged in Count	Seven	resulted in the death of Krystle	
Marie Campl	pell, we unanin	nously fi	nd, beyond a reasonal	ole doub	t, the Defendant, Dzhokhar A.	
Tsarnaev:						
			Guilty		Not Guilty	

COUNT EIGHT:

1.	As to Count E	ight of	the Indictment chargin	ng that	the defendant used or carries a
firearm (Pre	ssure Cooker Bo	mb #1)	during and in relatio	n to a c	erime 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 dou	ıbt, the	Defendant, Dzhokhar	A. Tsar	naev:
			Guilty		Not Guilty
2.	As to whether	the fire	earm charged in Count	Eight (F	Pressure Cooker Bomb #1) was
discharged,	we unanimously	find,	beyond a reasonable	doubt,	the Defendant, Dzhokhar A.
Tsarnaev:					
			Guilty		Not Guilty
3.	As to whether	the fire	earm charged in Count	Eight (F	Pressure Cooker Bomb #1) was
a destructive	e device, we unan	imousl	y find, beyond a reaso	nable do	oubt, the Defendant, Dzhokhar
A. Tsarnaev	:				
			Guilty		Not Guilty
4.	As to whether	the de	fendant, in the course	of com	mitting the violation alleged in
Count Eight	, caused the death	of Kr	ystle Marie Campbell	through	the use of the firearm, and the
killing was a	umurder, or aided	d or abe	etted another in causing	g the de	ath of Krystle Marie Campbell
through the	use of the firear	m, and	the killing was a mur	rder, we	e unanimously find, beyond a
reasonable d	oubt, the Defenda	ant, Dz	hokhar A. Tsarnaev:		
			Guilty		Not Guilty

COUNT NINE:

1.	As to	As to Count Nine of the Indictment charging the bombing of a place of public use								
(Pressure Co	(Pressure Cooker Bomb #2) on or about April 15, 2013, in the vicinity of 755 Boylston Street,									
Boston, Mass	Boston, Massachusetts, and aiding and abetting, we unanimously find, beyond a reasonable doubt,									
the Defendant, Dzhokhar A. Tsarnaev:										
			Guilty			Not Guilty				
2.	As to	whether the	offense charged i	in Count	Nine of	f the Indictment resulted in the				
death of at le	ast one	of the two p	ersons charged in	n Count 1	Vine, w	ve unanimously find, beyond a				
reasonable do	oubt, the	Defendant,	Dzhokhar A. Tsa	ırnaev:						
	a.	As to the do	eath of Lingzi Lu Guilty			Not Guilty				
	b.	As to the de	eath of Martin Ri Guilty			Not Guilty				

COUNT TEN:

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

COUNT ELEVEN:

1.	As to 0	Count E	Eleven o	of the Indictment char	ging cor	spiracy to maliciously destroy
property, we u	ınanimo	ously fin	ıd, beyo	nd a reasonable doubt	, the Def	endant, Dzhokhar A. Tsarnaev:
				Guilty		Not Guilty
2.	As to v	whether	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	fendant,	Dzhok	har A. T	Γsarnaev:		
	a.	As to t	the deat	h of Krystle Marie Ca Guilty	mpbell:	Not Guilty
	b.	As to t	the deat	h of Officer Sean Col Guilty	lier:	Not Guilty
	c.	As to t	the deat	h of Lingzi Lu: Guilty		Not Guilty
	d.	As to t	the deat	h of Martin Richard: Guilty		Not Guilty

COUNT TWELVE:

1.	As to Count	Twelve	of the Indica	tment charg	ing ma	licious destruct	tion of prope	rty
by means of a	an explosive (P	ressure	Cooker Bom	b#1) on or a	about A	april 15, 2013, i	n the vicinity	of
671 Boylstor	Street in Bo	ston, Ma	assachusetts,	and aiding	and al	betting, we una	nnimously fi	nd,
beyond a reas	sonable doubt,	the Def	endant, Dzho	okhar A. Tsa	arnaev:			
			Guilty			Not Guilty		
2.	As to wheth	er the of	ffense charge	ed in Count	Twelv	e of the Indictn	nent resulted	in
personal inju	ry to at least	one per	rson, we una	animously fi	ind, be	eyond a reason	able doubt,	the
Defendant, D	zhokhar A. Ts	arnaev:						
			Guilty			Not Guilty		
3.	As to wheth	er the of	ffense charge	ed in Count	Twelv	e of the Indictn	nent resulted	in
the death of	Krystle Marie	e Camp	bell, we una	nimously fi	ind, be	yond a reason	able doubt,	the
Defendant, D	zhokhar A. Ts	arnaev:						
		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	ind, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:											
				l	Guilty				Not Gui	lty		
2.	As	to	whether	the	firearm	charged	in	Count	Thirteen	was	discharged,	we
unanimously	unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:											
				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.	Tsarn	naev:	
				I	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	sonab	le d	loubt, the	Defe	endant, D	zhokhar <i>i</i>	4. Т	Sarnaev	/:			
				l	Guilty				Not Gui	lty		

COUNT FOURTEEN:

1.	As to 0	Count F	ourteen	of the Indictment char	rging m	alicious destruction of property			
by means of a	by means of an explosive (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 reas	beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:								
				Guilty		Not Guilty			
2.	As to	whether	the off	ense charged in Count	Fourtee	en resulted in personal injury to			
at least one person, we unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A.									
Tsarnaev:									
				Guilty		Not Guilty			
3.	As to	whether	the off	ense charged in Count	Fourte	en of the Indictment resulted in			
in at least on	e of the	e two de	eaths cl	harged in Count Four	teen, w	e unanimously find, beyond a			
reasonable do	ubt, the	Defend	ant, Dz	hokhar A. Tsarnaev:					
	a.	As to t	he deat	h of Lingzi Lu: Guilty		Not Guilty			
	b.	As to t	he deat	h of Martin Richard: Guilty		Not Guilty			

COUNT FIFTEEN:

1.	As to 0	Count Fi	fteen o	f the Indictment charg	ing that	the defendant used or carried a
firearm (Pres	sure Co	ooker Bo	omb #2	2) during and in rela	tion to	a crime of violence, namely,
malicious des	truction	propert	y as ch	arged in Count Fourte	en of th	ne Indictment, we unanimously
find, beyond a	a reason	able dou	ıbt, the	Defendant, Dzhokhar	A. Tsar	naev:
				Guilty		Not Guilty
2.	As to	whether	the fir	earm charged in Cour	nt Fiftee	en (Pressure Cooker Bomb #2)
was discharge	ed, we ı	unanimo	usly fir	nd, beyond a reasonab	le doub	t, the Defendant, Dzhokhar A.
Tsarnaev:						
				Guilty		Not Guilty
3.	As to	whether	the fir	earm charged in Cour	nt Fiftee	en (Pressure Cooker Bomb #2)
was a destru	ctive de	evice, w	e unan	imously find, beyond	d a reas	sonable doubt, the Defendant,
Dzhokhar A.	Tsarnae	ev:				
				Guilty		Not Guilty
4.	As to	whether	the det	fendant, in the course	of com	mitting the violation alleged in
Count Fifteen	of the	Indictm	ent, ca	used the death of one	of the	two persons charged in Count
Fifteen, and th	ne killin	g was a 1	murder,	, or aided or abetted an	other in	causing the death of one of the
two persons c	harged i	in Count	Fifteer	n, and the killing was a	murder	, we unanimously find, beyond
a reasonable o	doubt, th	ne Defen	dant, D	Ozhokhar A. Tsarnaev:		
	a.	As to the	he deatl	h of Lingzi Lu: Guilty		Not Guilty
	b.	As to the	he deatl	n of Martin Richard: Guilty		Not Guilty

COUNT SIXTEEN:

1.	As t	o C	ount Sixt	teen o	f the Indi	ctment ch	argin	g that o	on or abou	ut April 1	8, 2013	3, the
defendant use	ed or c	arry	a firear	m (Ru	ger P95 9	mm semi	auton	natic h	andgun) o	during and	l in rel	ation
to a crime of	viole	nce	, namely	y, con	spiracy to	o use a w	eapoi	n of m	ass destr	uction as	charg	ed in
Count One of	this I	ndi	ctment, a	and aid	ding and a	abetting, v	ve un	animo	usly find,	beyond a	reason	nable
doubt, the De	fenda	nt, l	Dzhokha	ır A. T	sarnaev:							
]	Guilty]	Not Guilt	ty		
2.	As	to	whether	the	firearm	charged	in (Count	Sixteen	(Ruger	P95	9mm
semiautomati	c han	dgu	n) was c	discha	rged, we	unanimou	ısly f	ind, be	eyond a r	easonable	doub	t, the
Defendant, D	zhokh	ıar 1	A. Tsarna	aev:								
]	Guilty]	Not Guilt	ty		
3.	As 1	to v	whether	the de	efendant,	in the co	ourse	of the	e violatio	n charge	d in C	Count
Sixteen, cause	ed the	dea	th of Of	ficer S	Sean Coll	ier, and th	e killi	ing wa	s a murde	er, or aide	d or ab	etted
another in cau	ısing t	:he (death of 0	Office	r Sean Co	ollier, and	the k	illing v	vas a mur	der, we u	nanimo	ously
find, beyond	a reas	ona	ble doub	ot, the	Defendar	nt, Dzhokł	nar A	. Tsarn	iaev:			
]	Guilty				Not Guilt	ty		

COUNT SEVENTEEN:

1. As to Count Seventeen 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, conspiracy to bomb a place of public use charged in Count Six 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 Seventeen was discharged, we unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev: Guilty **Not Guilty** 3. As to whether the defendant, in the course committing the violation charged in Count Seventeen of the Indictment, caused the death of Officer Sean Collier, and the killing was a murder, or aided or abetted another in causing the death of Officer Sean Collier, and the killing was a murder, we unanimously find, beyond a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev: Not Guilty Guilty

COUNT EIGHTEEN:

1. A	As to C	ount Eigh	nteen	of the Indictmer	t char	ging th	at on or abou	t April 18, 20)13,
the defendant us	sed or	carried a	firea	rm (Ruger P95 9	mm se	emiauto	matic handgu	un) during and	d in
relation to a cri	elation to a crime of violence, namely, namely, conspiracy to maliciously to destroy property as								
charged in Count Eleven of this Indictment, and aiding and abetting, we unanimously find, beyond									
a reasonable doubt, the Defendant, Dzhokhar A. Tsarnaev:									
				Guilty			Not Guilty		
2. A	As to	whether	the	firearm charged	in C	ount E	eighteen was	discharged,	we
unanimously fin	nd, bey	ond a reas	sonat	ole doubt, the Det	endan	nt, Dzho	khar A. Tsarı	naev:	
				Guilty			Not Guilty		
3. A	As to w	hether the	e def	endant, in the co	urse o	f comm	nitting the vio	lation charge	d in
Count Eighteen,	, cause	d the deatl	h of (Officer Sean Coll	ier, an	d the ki	lling was a m	urder, or aide	d or
abetted another	in cau	sing the o	death	of Officer Sean	Colli	er, and	the killing w	vas a murder,	we
unanimously fin	nd, bey	ond a reas	sonat	ole doubt, the Det	endan	nt, Dzho	okhar A. Tsarı	naev:	
				Guilty			Not Guilty		

COUNT NINETEEN:

1.	As to	Count Ninet	een of the	Indictment	charg	ging carjacking	and aiding	and
abetting, we u	ınanimo	ously find, bey	ond a reaso	nable doubt,	the De	efendant, Dzhok	har A. Tsarn	aev:
			Guilty			Not Guilty		
2.	As to	whether the o	offense cha	rged in Cou	nt Nin	neteen resulted i	in serious bo	dily
injury to Of	ficer Ri	chard Donoh	ue, we un	animously f	ind, b	eyond a reasor	nable doubt,	the
Defendant, Dzhokhar 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

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	d Pressure Cooker Bomb #3)
during and	in relation to a	crime o	of violence, namely, use	e of a w	reapon of mass destruction, as
charged in	Count Twenty-	Three of	f this Indictment, we u	nanimou	asly find, beyond a reasonable
doubt, the I	Defendant, Dzho	okhar A.	Tsarnaev:		
			Guilty		Not Guilty
2.	As to whet	her the	Ruger P95 9mm semi	automat	ic handgun charged in Count
Twenty-Fou	ır was discharg	ged, we u	nanimously find, beyo	nd a rea	sonable doubt, the Defendant,
Dzhokhar A	. Tsarnaev:				
			Guilty		Not Guilty
3.	As to whet	her Pres	sure Cooker Bomb #3	charge	d in Count Twenty-Four was
discharged,	we unanimou	sly find,	beyond a reasonable	doubt,	the Defendant, Dzhokhar A.
Tsarnaev:					
			Guilty		Not Guilty
4.	As to wheth	er Pressu	ıre Cooker Bomb #3 wa	s a destr	uctive device, we unanimously
find, beyond	d a reasonable o	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 T	went	y-Six of the	e Indictment	charg	ing that the defendant used or
carried a firea	arm (a R	uger P9	5 9m	ım semiauto	matic handgu	n and	d Pipe Bomb #1) during and in
relation to a c	rime of	violence	, nan	nely, use of	a weapon of r	nass (destruction as charged in Count
Twenty-Five	of this	Indictm	ent,	and aiding	and abetting	g, we	unanimously find, beyond a
reasonable do	oubt, the	Defenda	nt, D	zhokhar Tsa	arnaev:		
		I		Guilty	С]	Not Guilty
2.	As to	whether	the	Ruger P95	9mm semiau	toma	tic handgun charged in Count
Twenty-Five	was disc	harged,	we ı	unanimously	find, beyond	l a re	asonable doubt, the Defendant,
Dzhokhar A.	Tsarnaev	<i>'</i> :					
		1		Guilty	С		Not Guilty
3.	As to v	vhether	Pipe	Bomb #1 cl	narged in Cou	ınt Tv	wenty-Five was discharged, we
unanimously	find, bey	ond a re	ason	able doubt,	the Defendant	, Dzh	okhar A. Tsarnaev:
		1		Guilty	С		Not Guilty
4.	As to	whether	Pipe	e Bomb #1	was a destru	ctive	device, we unanimously find,
beyond a reas	onable d	oubt, the	e Def	fendant, Dzh	okhar A. Tsa	rnaev	:
		1		Guilty	Г]	Not Guilty

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	Indictment char	ging that the defer	ndant used or		
carried a fire	earm (a Ruger	P95 9m	m semiautoma	atic handgun and	d Pipe Bomb #2)	during and in		
relation to a	crime of violer	ice, nam	ely, use of a w	veapon of mass	destruction as char	ged in Count		
Twenty-Seve	en of this Indi	ictment,	and aiding a	nd abetting, we	e unanimously fir	nd, beyond a		
reasonable de	oubt, the Defen	dant, D	zhokhar A. Tsa	arnaev:				
			Guilty		Not Guilty			
2.	As to wheth	ner the	Ruger P95 9n	nm semiautoma	tic handgun charg	ged in Count		
Twenty-Eigh	Twenty-Eight was discharged, we unanimously find, beyond a reasonable doubt, the Defendant,							
Dzhokhar A.	Tsarnaev:							
			Guilty		Not Guilty			
3.	As to whether	er Pipe	Bomb #2 char	ged in Count T	wenty-Five was di	scharged, we		
unanimously	find, beyond a	reasona	able doubt, the	Defendant, Dzł	nokhar A. Tsarnaev	<i>/</i> :		
			Guilty		Not Guilty			
4.	As to wheth	er Pipe	Bomb #2 wa	as a destructive	device, we unani	mously find,		
beyond a reas	sonable doubt,	the Def	endant, Dzhok	har 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 Thirty o	f the Indictment cha	rging that	the defendant used or carried	a
firearm (a R	uger P95 9mm semiauto	omatic handgun and	Pipe Bom	ab #3) during and in relation to	a
crime of vio	lence, namely, use of a	weapon of mass dest	ruction as	charged in Count Twenty-Nin	ıe
of this Indic	tment, and aiding and a	betting, we unanimo	usly find,	beyond a reasonable doubt, the	ne
Defendant,	Dzhokhar A. Tsarnaev:				
		Guilty		Not Guilty	
2.	As to whether Pipe	Bomb #2 charged	l in Cou	nt Thirty was brandished, w	ve
unanimously	y find, beyond a reasona	ble doubt, the Defen	dant, Dzł	nokhar A. Tsarnaev:	
		Guilty		Not Guilty	
3.	As to whether the Ru	ger P95 9mm semiau	tomatic h	andgun charged in Count Thir	ty
was dischar	ged, we unanimously fi	nd, beyond a reason	able doul	ot, the Defendant, Dzhokhar	٩.
Tsarnaev:					
		Guilty		Not Guilty	
4.	As to whether Pipe	Bomb #3 was a de	estructive	device, we unanimously fin	d,
beyond a rea	asonable doubt, the Defe	endant, Dzhokhar A.	Tsarnaev	<i>r</i> :	
		Guilty		Not Guilty	
		FOREPERS	SON: _		
		DATE:			