

The Boston Marathon Bombing 8.5 Years Later

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Eight and one-half years ago on April 15, 2013, there was a bombing claiming three victims at the Boston Marathon that had elements of a false flag event, such as crisis actors with pretend injuries. Two brothers, Tamerlan and Dzhokhar Tsarnaev were blamed for the bombing. Tamerlan apparently died while in police custody. Dzhokhar, shot by police, somehow managed to escape and was later found hiding under an overturned boat in someone’s back yard where he allegedly had written a confession in the dark on the side of the boat he was hiding under.

There were many anomalies about the bombing event, the getaway crimes allegedly associated with the brothers, and the capture of Tamerlan. The entire city of Boston, including airport, was shut down while police went house to house searching for Dzhokhar, a wounded 19 year old. Troops with tanks occupied the city. There was unethical intervention by US prosecutors with the Tsarnaev family. Media did not investigate and simply repeated the prepared narrative.

Image on the right: Dzhokhar Tsarnaev (Source: Wikimedia Commons)



Many experts raised questions. The crisis actors were exposed. The unprecedented closing of an entire city while police ordered families out of their homes while their homes were searched were shown to be extreme measures just to capture a wounded teenager.

In other words, a thriller terrorist story was orchestrated to make certain the public saw the brothers as dangerous terrorists.

I covered the story at length on my website (see for example August 17, 2015). John Remington Graham saw that the brothers were being quickly convicted in the media, which raised the question whether media conviction was substituting for the lack of evidence.

After 8.5 years the case has reached the U.S. Supreme Court. John Remington Graham, an experienced prosecutor and defense attorney filed an argument for friends of the court before the U. S. Supreme Court, pointing out that the trial of Dzhokhar Tsarnaev ignored the exculpatory evidence that was never heard and proved him not guilty. Here is a statement from Graham's argument:

"In sum, during the trial of Dzhokhar Tsarnaev in Boston, decisive exculpatory evidence of record or subject to judicial notice, and showing the actual innocence of Mr. Tsarnaev, was never called to the attention of the jury at trial, was left unmentioned by counsel on both sides, and was ignored by the presiding judge when the sentence of death was imposed. The same decisive exculpatory evidence was called to the attention of the circuit court by these friends of the court on motion granted, then again ignored."

In November 2017, attorney Graham intervened with the US Court of Appeals for the First Circuit pointing out that exculpatory evidence had been ignored in Dzhokhar's trial. The appeals court set aside the death penalty, not, however, on the basis of the ignored exculpatory evidence, but on the basis that Dzhokhar was under the influence of his older brother, Tamerlan, who was primarily responsible, and for the failure of the trial judge to question jurors whether they were influenced by extensive pre-trial news coverage.

Despite Biden's opposition to the death penalty, the Biden justice (sic) department has asked the US Supreme Court to overrule the appeals court and to reinstate the death penalty. With the Boston Marathon Bombing narrative set in stone, the actual innocence of the accused has become irrelevant. The orchestrated narrative is likely to conclude with an act of judicial murder.

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Dr. Paul Craig Roberts writes on his blog site, PCR Institute for Political Economy, where [this article](#) was originally published. He is a frequent contributor to Global Research.

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