

**Glenn Greenwald** ✓

@ggreenwald

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Tsarnaev presented to a Magistrate, told of his rights -
decent handling of this so far by the DOJ
lawfareblog.com/2013/04/tsarna...



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4:55 PM - 22 Apr 13

**Roteiro de Cinema** @roteirodecinema

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[@ggreenwald](#) Fiquei surpreso. Você acha que foi pressão da opinião pública?

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**enargins (Neil)** @enargins

22 Apr

[@ggreenwald](#) Well, sure, they've got evidence against him. Why not follow the system, since it's a slam dunk? No need to deny rights.

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**Jack Gould** @jackalltogether

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[@ggreenwald](#) In retrospect maybe we overreacted to stretching the public safety exemption when he couldn't even communicate to be questioned

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**R David Cliffords** @rdavidclifford

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[@ggreenwald](#) is there a capacity issue when mirandizing? Presumably they have to be able to understand? Could that explain the delay?

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[@roteirodecinema](#) Pode ser - ou talvez ele nao estava falando nada - ou talvez eles nao tem muito evidencia e precisam os declarações dele

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[@rdavidclifford](#) No - they said they were delaying it for the public safety exception, not because of his health

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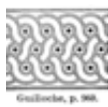
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[@jackalltogether](#) No - because the Obama DOJ policy already was to expand that exception, though I always said-depends on how long it goes on

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[@jackalltogether](#) Also, public opinion often plays a positive role, so you object from the start, not after.

[Details](#)**RC Richards** @rrichard09

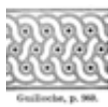
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[@ggreenwald](#) Why do you say DOJ? I think statute says Magistrate Judges are appointed & supervised by judiciary. Is that right?

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[@rrichard09](#) The FBI/DOJ is who brings them to the magistrate

[Details](#)**RC Richards** @rrichard09

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[@ggreenwald](#) ah

[Details](#)**R David Cliffords** @rdavidclifford

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[@ggreenwald](#) but they seemed to mirandize him quite soon after he became able to communicate. Is that the typical timeframe for the exception?

[Details](#)**Rob Waldeck** @Robertwaldeck

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[@ggreenwald](#) standard Rule 5 move.

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[@rdavidclifford](#) It's unclear how much time elapsed from the time he started talking to presentment.

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[@Robertwaldeck](#) Yes, that's the point - it's standard

[Details](#)**Rob Waldeck** @Robertwaldeck

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[@ggreenwald](#) yeah. Also lotta "experts" in Miranda calling it Const right, saying fruit of poisonous tree applied, etc.

[Details](#)**Curt Monash** @CurtMonash

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[@ggreenwald](#) takingnote.blogs.nytimes.com/2013/04/22/wha...

 is a good, simple piece on enemy combatant issue. "Enemy combatant" is something to prove, not to assume.

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bmaz @bmaz

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@ggreenwald It really has. My guess is it is going to continue that way too. If so, it is big enough to set a standard. #HopingForThat

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Wieland @lawscribe

22 Apr

@bmaz @ggreenwald they are on a big stage and in those instances are at their best. Maybe I am biased since my colleagues are former AUSA.

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