Trends. The Paradise Hotel Bombing: Trouble in Judicial Paradise

IBPP Editor
bloomr@erau.edu

Follow this and additional works at: https://commons.erau.edu/ibpp

Part of the African Studies Commons, Business Administration, Management, and Operations Commons, Criminal Law Commons, Criminal Procedure Commons, Defense and Security Studies Commons, Other Business Commons, Other Political Science Commons, Other Psychology Commons, Peace and Conflict Studies Commons, and the Terrorism Studies Commons

Recommended Citation
Available at: https://commons.erau.edu/ibpp/vol13/iss16/1

This Trends is brought to you for free and open access by the Journals at Scholarly Commons. It has been accepted for inclusion in International Bulletin of Political Psychology by an authorized administrator of Scholarly Commons. For more information, please contact commons@erau.edu.
Abstract: This article discussed the bombing of the Kenyan Hotel Paradise in November 2002, and the detention of suspects.

A Kenyan High Court Justice has ordered the release from confinement of the mother and brother of a suspect in the recent bombing of the Hotel Paradise. The Kenyan police had justified detention of mother and son in an effort to gain more information helpful to the bombing investigation. However, the judge determined that their continued detention was unnecessary because they were not cooperating with investigators. It is this determination that merits some analysis.

If not cooperating with representatives of the criminal justice system is a ticket out of detention, then suspects, material witnesses, and other individuals coming to the attention of investigators are being positively reinforced for acting contrary to the desires of those representatives. As well, one should necessarily feel contempt for judicial findings of contempt against non-cooperative witnesses. (An exception would be cases wherein the detained fear being let go and representatives of the criminal justice system are using this fear to the latters’ advantage.)

Instead, it would seem reasonable that release from detention should be predicated on cooperation—save for the case wherein freedom might be judged to curtail further cooperation—e.g., through an individual’s absconding. Otherwise, detention consequent to or concurrent with ongoing cooperation would suggest omission training (removal of primary reinforcement) or punishment for said cooperation via the perception of a freedom-desiring individual.