

DEPORTATION, RECOMMENDATIONS FOR VOLUME 1

Due to a typesetting error, some of the footnotes in the book have been printed incorrectly. We have listed the relevant footnote corrections in these chapter updates.

Footnote corrections

Footnote number **483** should read: Immigration Act 1971 s 3(6)

Footnote number **484** should read: Two or more sentences for consecutive or partly consecutive terms shall be treated as a single sentence, Immigration Act 1971 s 7(4)(b)

Footnote number **485** should read: This section has been summarised.

Footnote number **486** should read: 'British citizen' has the same meaning as in Immigration Act 1971 s 3(5), UK Borders Act 2007 s 38(3). The burden of proof in Immigration Act 1971 s 3(8) shall apply.

Footnote number **487** should read: Persons subject to an order of Criminal Procedure (Insanity) Act 1964 s 5 (insanity etc.) are not treated as being convicted, UK Borders Act 2007 s 38(3).

Footnote number **488** should read: The judgment does not refer to a year. The only statute I know that would fit the context is Criminal Appeal Act 1968 s 11(3).

Footnote number **489** should read: As substituted by Legal Aid, Sentencing and Punishment of Offenders Act 2012 s 64

Footnote number **490** should read: Under the then in force Criminal Justice Act 1948 s 12