

ERRATUM

At page 665 para 43-045, please substitute the existing preamble, paragraphs (1) and (2) and the subsequent paragraph citing *R v Lang*, with the following:

Dangerousness; its assessment

43-045 Where a person has been convicted of a “serious offence” and the judge has to assess under any of ss 225-228 whether there is a “significant risk” to members of the public of serious harm being occasioned by the commission by the offender of further offences he; CJA 2003, s.229, CJIA 2008, s.17(2)

- (1) must take into account all such information as is available to him about the nature and circumstances of the offence;
- (2) may take into account all such information as is available to him about the nature and circumstances of any other offence(s) of which the offender has been convicted by a court anywhere in the world;
- (3) may take into account any information which is before him about any pattern of behaviour of which any of the offences mentioned in (1) or (2) for part; and
- (4) may take into account any information about the offender which is before him.

The reference in (2) to a conviction by a court includes a reference to a finding of guilt in service disciplinary proceedings and a conviction for a service offence within the meaning of the Armed Forces Act 2006 (“conviction” here including anything that under ss 376(1)(2) of that Act is to be treated as a conviction).