

- Page 1-9: Cross out last paragraph with *Comm. v. Street*. Physical evidence will be suppressed, even if it was discovered on the defendant at the station following his improper arrest in his home. The *Harris* rule only applies to verbal statements. See *Comm. v. Tyree*, 455 Mass. 676 (2010).
- Page 14-3: Note that the 7 day period to execute a search warrant starts the day after the warrant is signed.
- Page 22-8: Insert missing word. Should read, 2nd bullet from bottom of page, that “the suspect is not obligated to answer.”
- Page 22-26: There are 6, not 7, exceptions to 6 hour rule. *Comm. v. McWilliams* should really be read in conjunction with *Comm. v. Fortunato* on the previous page.
- **Most important.** Page 22-39: Cross out *Comm. v. Galford*. Note that if a defendant in custody is released, he may be approached after 14 days for a new waiver. This 14 day buffer, following a break in custody, was mandated in *Comm. v. Thomas*, 469 Mass. 531 (2014) to give the defendant more time to consult with friends and counsel and “shake off any residual coercive effects of his prior custody.”