

## **CORRIGENDA (14 September 2022)**

### **World report on the health of refugees and migrants**

**ISBN 978-92-4-005446-2 (electronic version)**

**ISBN 978-92-4-005447-9 (print version)**

#### **Page 68, lines 11–19**

*Delete:* International law and guidance state that alternatives to detention should be pursued first, and that detention measures should be used only as a last resort, used for the minimum time necessary, and applied where they have a legitimate purpose and have been determined to be both necessary and proportionate in each individual case (311,327).

*Insert:* All people, including refugees and migrants, enjoy a fundamental right to liberty; immigration detention must be an exceptional measure, used only as a last resort and for a minimum period of time. When a person is subject to a detention procedure, states must consider non-custodial alternatives before imposing detention to ensure that it is necessary and proportionate (311,327).

#### **Page 86, lines 70–74**

*Delete:* 298. There are alternatives: a handbook for preventing unnecessary immigration detention (revised edition). Melbourne: International Detention Coalition; 2015 (<https://idcoalition.org/wp-content/uploads/2015/10/There-Are-Alternatives-2015.pdf>, accessed 6 April 2022).

*Insert:* 298. General comment No. 5 (2021) on migrants' rights to liberty, freedom from arbitrary detention and their connection with other human rights, the UN Committee on Migrant Workers, Geneva: United Nations Office of the High Commissioner for Human Rights; 2021 (<https://www.ohchr.org/en/documents/general-comments-and-recommendations/general-comment-no-5-2021-migrants-rights-liberty>, accessed 6 April 2022).

These corrections have been incorporated into the electronic file.