

Immigration and Asylum Act 1999

1999 CHAPTER 33

PART IV

APPEALS

Objection to destination

68 Limitations on rights of appeal under section 67

- (1) Section 67 does not entitle a person to appeal against directions given on his being refused leave to enter the United Kingdom unless—
 - (a) he is also appealing under section 59(1) against the decision that he requires leave to enter; or
 - (b) he was refused leave at a time when he held a current entry clearance or was a person named in a current work permit.

(2) If a person is entitled to object to a country on an appeal under section 59 or 63 and—(a) he does not object to it on that appeal, or

- (a) The does not object to it on that appeal, of
- (b) his objection to it on that appeal is not sustained,

section 67 does not entitle him to appeal against any directions subsequently given as a result of the refusal or order in question, if their effect will be his removal to that country.

(3) A person who claims that he ought to be removed to a country other than one he has objected to on an appeal under section 59, 63 or 67 must produce evidence, if he is not a national or citizen of that other country, that that country will admit him.