STATUTORY INSTRUMENTS

2000 No. 3371

The Young Offender Institution Rules 2000

PART II

INMATES

Discipline and Control

Confinement to a cell or room

- **61.**—[^{F1}(1) Before deciding whether to impose a punishment of confinement to a cell or room, the governor, adjudicator or reviewer shall first enquire of a registered medical practitioner or registered nurse, [^{F2}working within the young offender institution], as to whether there are any medical reasons why the punishment is unsuitable and shall take this into account when making his decision.]
- (2) No cell or room shall be used as a detention cell or room for the purpose of a punishment of confinement to a cell or room unless it has been certified by an officer of the Secretary of State (not being an officer of a young offender institution) that it is suitable for the purpose; that its size, lighting, heating, ventilation and fittings are adequate for health; and that it allows the inmate to communicate at any time with an officer.

Textual Amendments

- F1 Rule 61(1) substituted (3.1.2006) by The Young Offender Institution (Amendment) (No. 2) Rules 2005 (S.I. 2005/3438), rule 1, Sch. para. 12
- **F2** Words in rule 61(1) substituted (1.1.2010) by The Prison and Young Offender Institution (Amendment) Rules 2009 (S.I. 2009/3082), rule 1, Sch. 2 para. 4(b)

Status:

Point in time view as at 01/01/2010.

Changes to legislation:

There are currently no known outstanding effects for the The Young Offender Institution Rules 2000, Section 61.