

[(f)] (P) Unless the alleged drug addict OR DRUG ABUSER otherwise requests, all proceedings under this section shall be private and shall be conducted in closed sessions. The court shall order all papers made part of any proceeding under this section to be filed in the appropriate clerk's office of the Supreme Bench of Baltimore City or the Circuit Court of the county, sealed, and exhibited only to the parties to the proceedings, or someone properly interested, upon further order of the court.

[(g)] (Q) The court may, in an appropriate case, direct the detention of an alleged drug addict OR DRUG ABUSER in any detention facility designated by the [Authority] ADMINISTRATION pending proceedings pursuant to this section.

10.

(a) The determination that [a person] AN INDIVIDUAL is a drug addict OR DRUG ABUSER and the subsequent civil commitment under § 9 shall not be deemed a criminal conviction. No facts or results of any proceeding, examination, test, or procedure to determine that [a person] AN INDIVIDUAL is a drug addict OR DRUG ABUSER pursuant to a civil commitment proceeding under this article shall be used against [such person] THE INDIVIDUAL in any other proceeding.

(b) Whenever [a person shall seek] AN INDIVIDUAL SEEKS counselling, treatment or therapy for any form of drug abuse from a physician, psychologist, hospital, an educator pursuant to the provisions of § 7-410 of the Education Article, or a person, program or facility authorized by the [Authority] ADMINISTRATION to counsel or treat any form of drug abuse, [no statement, whether] ANY oral or written[,] STATEMENT made by such person and [no] ANY observation or conclusion derived from such counselling, treatment or therapy made by such physician, psychologist, hospital, person, program or facility [shall be] IS NOT admissible against [such person] THE INDIVIDUAL in any proceeding. The facts or results of any examination to determine the existence of illegal or prohibited drugs in [a person's] THE body [shall] OF THE INDIVIDUAL IS not [be] admissible in any proceeding against [such person, provided that] THE INDIVIDUAL, EXCEPT the facts or results of any [such] examination ordered pursuant to a civil commitment proceeding under this article or as a condition of parole or probation shall be admissible in the proceeding for which the examination was ordered.

~~(C) -- ANY -- RECORD, STATEMENT, OBSERVATION, OR CONCLUSION ENUMERATED IN SUBSECTION (B) OF THIS SECTION MAY NOT BE USED TO INITIATE OR SUBSTANTIATE ANY CRIMINAL CHARGE -- AGAINST -- OR CONDUCT AN INVESTIGATION OF ANY PATIENT.~~

12.