

calling for the elimination of demeaning terms -- rather than a directive to make this substitution. The Commission notes that these precise terms appeared in the public general laws of this State only in former Article 59A, § 3(1). However, a related reference -- i.e., to individuals who are "mentally defective", appears as follows: (1) 7 times in Article 27, §§ 461 through 464B of the Code, which, by definition, encompass more than mental retardation for purposes of rape and sexual offenses and were enacted after former Article 59A, § 3(1); (2) once in Article 41, § 204G-2(5) of the Code, which is part of the Interstate Corrections Compact; and (3) once in Article 100, § 83(3)(c) of the Code, which provides exceptions to the minimum wage law for employees of certain institutions. See also revisor's note to § 10-101(f) of this article.

Defined term: "Treatment" § 7-101

(I) MENTALLY RETARDED INDIVIDUAL.

"MENTALLY RETARDED INDIVIDUAL" MEANS AN INDIVIDUAL WITH MENTAL RETARDATION OF A NATURE AND DEGREE THAT IS A SUBSTANTIAL, CONTINUING, PROSPECTIVE, EDUCATIONAL, VOCATIONAL, AND SOCIAL HANDICAP.

REVISOR'S NOTE: This subsection formerly appeared as Article 59A, § 3(m), except as that subsection related to the comprehensive evaluation.

The only changes are in style.

As to comprehensive evaluations, see §§ 7-104, 7-503, and 7-504 of this title.

Defined term: "Mental retardation" § 7-101

(J) PRIVATE FACILITY.

"PRIVATE FACILITY" MEANS A FACILITY THAT IS NOT A PUBLIC FACILITY, WHETHER OR NOT PUBLIC FUNDS ARE USED TO FINANCE, WHOLLY OR PARTLY, THE ACQUISITION, CONSTRUCTION, IMPROVEMENT, REHABILITATION, MAINTENANCE, OR OPERATION OF THE FACILITY.

REVISOR'S NOTE: This subsection formerly appeared as Article 59A, § 3(q).

The only changes are in style.

Defined terms: "Facility" § 7-101
"Public facility" § 7-101