In subsection (b)(4) of this section, reference to a "subpoena for any person or evidence" is substituted for "summons for the attendance of witnesses and the production of documents and other tangible evidence", for brevity and conformity to similar provisions elsewhere in this article.

In subsection (b)(5) of this section, the former reference to "reports" is deleted as unnecessary in light of the broad reference to "record".

In subsection (c)(3) of this section, the term "evaluation report" is substituted for "reports of the examination and evaluation" to conform to other references in this title that indicate there is one report. See, e.g., subsection (a)(2) of this section.

In subsection (d)(1)(i) of this section, reference to evidence "received" is substituted for "presented", to clarify the scope of the summary.

In subsection (d)(1)(ii) of this section, a list of the issues on which recommendations are required is substituted for the phrase "recommendations as to each issue to be decided by the court", for clarity. See § 12-110(a)(1) of this title. As to the addition of the references "mentally retarded" and "mental retardation", see revisor's note to § 12-101(f) of this title.

Subsection (d)(1)(iii) of this section is revised to state that timely filing of written exceptions is required. However, the former reference to "request a hearing" is deleted since exceptions may be filed, although the hearing is waived. See § 12-112 of this title.

In subsection (d)(2)(v) of this section, "evaluation facility" is substituted for "examining facility", to conform to references elsewhere in this title.

The Commission to Revise the Annotated Code notes, for consideration by the General Assembly, that the second sentence of former Article 59, § 27A(d) appeared to prohibit transcription of the record without a court order and, thus, is revised as a prohibition in subsection (c)(2) of this section. However, in practice, courts usually do not order a transcript. Rather, the