retardation or a mental disorder, is a danger to self or the person or property of another, the court may order the defendant committed to the facility that the Department designates until the court is satisfied that the defendant no longer is incompetent to stand trial or no longer is, because of mental retardation or a mental disorder, a danger to self or the person or property of others.

(2) If a court commits the defendant because of mental retardation, the Department shall require the [Mental Retardation and] Developmental Disabilities Administration to provide the care or treatment that the defendant needs.

16-101.

- (d) (1) "Cost of care" means the cost of care, maintenance, treatment, and support of a recipient of services.
 - (2) "Cost of care" includes the cost of:
- (i) [A comprehensive] AN evaluation of an individual REQUIRED under the Maryland [Mental Retardation and] Developmental Disabilities Law; and
- (ii) Any juvenile screening or treatment service provided to an individual under § 6-117(b)(1)(ii) of this article.
- (e) (1) "Recipient of services" means an individual who receives care, maintenance, treatment, or support in a facility or program that is operated or funded wholly or partly by the Department.
 - (2) "Recipient of services" includes:
- (i) An individual in a public facility under the Maryland Mental Hygiene Law;
- (ii) An individual in a facility (or Veterans' Administration hospital) for [comprehensive] AN evaluation REQUIRED under the Maryland [Mental Retardation and] Developmental Disabilities Law;
- (iii) An individual in a residential, public facility or a facility from which this State obtains residential care under the Maryland [Mental Retardation and] Developmental Disabilities Law;
- (iv) An individual to whom juvenile screening or treatment services are provided under § 6-117(b)(1)(ii) of this article; and
- (v) An individual in a private therapeutic group home from which this State obtains residential care under the Maryland Mental Hygiene Law.