- (c) Unless a criminal charge is filed, an entry of an action under this section may not be made on the arrest or other criminal record of the intoxicated individual.
- (D) AN INDIVIDUAL TAKEN OR SENT TO A DETOXIFICATION CENTER OR A HEALTH CARE FACILITY UNDER § 8-501(B) OF THIS SUBTITLE MAY BE ADMITTED TO THE FACILITY WITH THE CONSENT OF THE DIRECTOR OF THE FACILITY OR THE DESIGNEE OF THE DIRECTOR.

8-502.

- (A) AFTER A PRELIMINARY EVALUATION OF AN INDIVIDUAL BY THE ADMINISTRATOR OR THE DESIGNEE OF THE ADMINISTRATOR, INDIVIDUAL MAY BE ADMITTED TO THE FACILITY IF IT IS CERTIFIED IN WRITING THAT THE INDIVIDUAL:
- (1) HAS ACUTE SYMPTOMS OF ALCOHOL OR DRUG INTOXIFICATION OR WITHDRAWAL; AND
- (2) (I) APPEARS TO BE IN IMMINENT DANGER OF HARMING ONE'S SELF, OR ANOTHER INDIVIDUAL, OR THE PROPERTY OF ANOTHER INDIVIDUAL; OR
  - (II) IS WILLING TO BE VOLUNTARILY ADMITTED.
- (B) AN INDIVIDUAL ADMITTED UNDER THIS SECTION MAY BE DETAINED UP TO 72 HOURS AFTER ADMISSION.
- (C) AN INDIVIDUAL DETAINED UNDER THIS SECTION SHALL BE INFORMED IN WRITING AT THE TIME OF ADMISSION OF THE RIGHT OF THE INDIVIDUAL TO LEAVE THE FACILITY AFTER 72 HOURS.
- (D) THIS SECTION DOES NOT REQUIRE A FACILITY TO ADMIT AN INDIVIDUAL WHEN:
  - (1) SPACE IS NOT AVAILABLE;
- (2) A PATIENT DEMONSTRATES MEDICAL AND PSYCHIATRIC CONDITIONS BEYOND THE CERTIFIED CAPABILITIES OF THE PROGRAM STAFF; OR
- (3) AS A RESULT OF AN EVALUATION OF AN INDIVIDUAL, THE INDIVIDUAL IS DETERMINED TO BE AN INAPPROPRIATE ADMISSION TO THE FACILITY.

[8-502.] 8-503.

(A) If, after the police arrest an intoxicated individual for a criminal offense, the individual seems to require emergency medical treatment, the police immediately shall take the individual to a detoxification center or other [appropriate medical facility | APPROPRIATE HEALTH CARE FACILITY AS DEFINED IN § 19-101(E) OF THIS ARTICLE.