Division of Correction to place the inmate in the custody of the Commissioner of Correction).

In subsection (c)(3) of this section, the former reference to the time remaining to be served "on the sentence" is deleted as implicit in the reference to the "time remaining to be served".

In subsection (c)(4) of this section, the reference to "diminution credits awarded for good conduct" is substituted for the former reference to "good time earned" for consistency with §§ 3-709 and 11-507 of this article.

The Correctional Services Article Review Committee notes, for consideration by the General Assembly, that subsection (c)(4) of this section refers to diminution credits awarded to an inmate for "good conduct" rather than to any type of diminution credits awarded to an inmate. The term "diminution credits" refers to various types of credit for diminution of an inmate's term of confinement, including those that are awarded for good conduct, completion of work assignments, vocational or educational progress, and completion of special selected work projects. All of these types of diminution credits are used to calculate an inmate's mandatory supervision release date from a State correctional facility or an inmate's expiration release date from a local correctional facility. See generally Title 3, Subtitle 7 and Title 11, Subtitle 5 of this article. The General Assembly may wish to amend this provision to refer to the amount of "diminution credits" awarded to an inmate.

The Correctional Services Article Review Committee further notes, that subsection (c)(6) of this section is limited to decisions of the Maryland Parole Commission. The General Assembly may wish to amend this provision to include parole decisions made by the Board of Review at the Patuxent Institution, which makes parole decisions regarding "eligible persons" at the Patuxent Institution. The General Assembly may also wish to amend this provision to refer to "the most recent decision" rather than "any decision" because the most recent parole decision is the relevant decision in the context of intrastate detainers.

Defined terms: "Correctional facility" § 1-101

"County" § 1-101

"Division of Correction" § 1-101

"Inmate" § 1-101

"Local correctional facility" § 1-101

"Managing official" § 1-101

8-503. RECEIPT OF NOTICE OF UNTRIED INDICTMENT

(A) DIVISION OF CORRECTION

ON RECEIPT OF NOTICE OF AN UNTRIED INDICTMENT, INFORMATION, WARRANT, OR COMPLAINT AGAINST AN INMATE WHO IS SERVING A SENTENCE IN A CORRECTIONAL FACILITY IN THE DIVISION OF CORRECTION OR AGAINST AN INMATE WHO IS CONFINED AS AN ELIGIBLE PERSON OR FOR EVALUATION AT THE PATUXENT