responsibility of the Department OR A LOCAL DESIGNEE OF THE DEPARTMENT is limited to the notification of the court that [committed the individual] ORDERED THE TREATMENT as soon as it is reasonably possible.

- [(k)](M) Nothing in this section imposes any obligation on the Administration OR A LOCAL DESIGNEE OF THE DEPARTMENT:
- (1) To treat any defendant who knowingly and willfully declines to consent to further treatment; or
- (2) In reporting to the court under this section, to include an assessment of a defendant's dangerousness to one's self, to another individual, or to the property of another individual by virtue of a drug or alcohol problem.
- [(1)] (N) Any time served by a criminal defendant held for INPATIENT evaluation or [committed] ORDERED for INPATIENT treatment shall be credited against [the] ANY sentence imposed by the court.

 8-507.
 - (A) THIS SECTION APPLIES ONLY TO A DEFENDANT FOR WHOM:
 - (1) NO SENTENCE OF INCARCERATION IS CURRENTLY IN EFFECT; AND
 - (2) NO DETAINER IS CURRENTLY LODGED.
- [(a)] (B) [If] SUBJECT TO THE LIMITATIONS IN THIS SECTION, a court THAT finds in a criminal case that a defendant has an alcohol or drug dependency[, the court] may commit the defendant as a condition of release, after conviction, or at any other time the defendant voluntarily agrees to [treatment] PARTICIPATE IN TREATMENT, to the Department for [inpatient, residential, or outpatient] treatment THAT THE DEPARTMENT RECOMMENDS, EVEN IF:
- (1) THE DEFENDANT DID NOT TIMELY FILE A MOTION FOR RECONSIDERATION UNDER MARYLAND RULE 4–345; OR
- (2) THE DEFENDANT TIMELY FILED A MOTION FOR RECONSIDERATION UNDER MARYLAND RULE 4-345 WHICH WAS DENIED BY THE COURT.
- [(b)](C) Before a court [may commit] COMMITS a defendant to the Department [for treatment] UNDER THIS SECTION, the court shall:
 - (1) Offer the defendant the opportunity to receive treatment; [and]
 - (2) Obtain the written consent of the defendant:
 - (i) To receive treatment; and
- (ii) [For the reporting of] TO HAVE information REPORTED back to the court; [and]
- (3) [Consult with the Administration] ORDER AN EVALUATION OF THE DEFENDANT UNDER § 8-505 OR § 8-506 OF THIS SUBTITLE;
 - (4) CONSIDER THE REPORT ON THE DEFENDANT'S EVALUATION; AND