

**[ VRB, December 13, 1992 ]**

**AMENDMENT TO MEMORANDUM CIRCULAR NOS. 05-88-A, 05-88-B AND 05-88-C**

Please be advised that the 2nd paragraph of Memorandum Circular Nos. 05-88-A, 05-88-B and 05-88-C had been amended pursuant to B.R. 92-01-03 to read as follows:

An applicant:

2. (a) must not have been previously convicted criminally for a violation of P.D. 1987 or its implementing rules and regulations;
- b. must secure the Board's clearance if applicant (1) has been served a search warrant and/or with a pending criminal case for a violation of P.D. 1987 or its implementing rules and regulations, or (2) has been found guilty administratively for a violation of P.D. 1987 or its implementing rules and regulations;
- c. must comply with the requirements of the Screening Committee if applicant has pending administrative case for a violation of P.D. 1987 or its implementing rules and regulations.

Date published: 13 Dec. 1992

(Sgd.) BGEN. JAVIER D. CARBONELL, AFP (RET.)  
*Chairman & Chief Executive Officer*



Source: Supreme Court E-Library

This page was dynamically generated by the E-Library Content Management System (E-LibCMS)