

[PNP CIRCULAR NO. 2003-001, January 03, 2003]

HANDLING OF ALL COURT PROCESSES AND ISSUANCES OF QUASI-JUDICIAL AGENCIES IN CONNECTION WITH THE DISPOSITION AND MOVEMENT OF PERSONS UNDER PNP DETENTION OR CUSTODY

I. PURPOSE

This Circular prescribes the policies and guidelines in the disposition of court processes and/or issuances by quasi-judicial agencies addressed to the PNP.

II. DEFINITION OF TERMS

1. *Court Processes and Issuances of Quasi-Judicial Agencies* - formal writings issued by authority of law through the regular courts or quasi-judicial agencies, which compel compliance with its demands. It includes, but not limited to, notices, subpoenas, summons, resolutions, orders, writs, judgments and decisions.
2. *Courts* - instrumentalities of government invested by law with the power and authority to resolve justiciable disputes involving rights that are enforceable and demandable under Philippine Laws. It includes Supreme Court, Court of Appeals, Sandiganbayan, Court of Tax Appeals , Regional Trial Court, Shari'a District Courts, Metropolitan Trial Courts, Mu nicipal Trial Courts, Municipal Circuit Trial Courts and the Shari'a Circuit Courts.
3. *Quasi-Judicial Agencies* - instrumentalities of government other than regular courts of law vested with authority to resolve controversies or issues involving laws that are man dated to enforce and under their technical knowledge, which cannot be possibly handled by regular courts. It includes all executive agencies of the government mandated by law to act as such like the DOJ, BOC, BUD, NBI, LTO, MMDA, etc, and the Legislature, Senate and House of Representatives.
4. *Persons in Custodia Legis (under Custody of the Law)* -refer to persons under judicial control, whether actual or constructive, in furtherance of the purposes of the law or duty requiring it.
5. *Persons Under Personal Custody of a Court Appointed Custodian* - refer to persons under the actual and immediate control by one mandated by the court of law to be under his care or safekeeping.

III. GENERAL POLICY

1. The disposition of all court processes and/or issuances by quasi-judicial agencies re ceived by the PNP shall be approved by the CPNP or his duly authorized