



DEPARTMENT OF THE NAVY
SECRETARY OF THE NAVY COUNCIL OF REVIEW BOARDS
720 KENNON STREET SE STE 309
WASHINGTON NAVY YARD DC 20374-5023

IN REPLY REFER TO

1850
CORB: 00
12 Jul 16

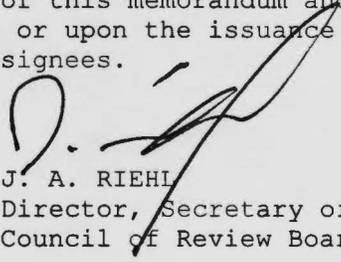
SECNAVCORB POLICY LETTER 2016-2

From: Director, Secretary of the Navy Council of Review Boards

Subj: PHYSICAL EVALUATION BOARD (PEB) PROCESSING OF MISCONDUCT AND DISCIPLINARY CASES

Ref: (a) SECNAV memo dtd 1 Jun 16 (Disability Evaluation Dual Processing)
(b) DIRCORB memo dtd 4 Nov 14 (Physical Evaluation Board (PEB) Processing of Misconduct and Disciplinary Cases)
(c) SECNAVINST 1850.4E

1. Effective immediately, PEB cases in which a service member is pending involuntary administrative separation will be processed in accordance with reference (a). Accordingly, reference (b) is cancelled.
2. Reference (a) is applicable to involuntary administrative separations only. Cases referred to the PEB in which a member is pending court-martial will not be accepted for processing unless approved as set forth in reference (c).
3. The PEB is directed to continue tracking of dual processing cases and to alert service headquarters of the final disposition in such cases. Advance notification to this office when dual processing occurs in a case is not required.
4. This policy is effective the date of this memorandum and will remain in effect unless cancelled by this office or upon the issuance of revised policy by the Secretary of the Navy or his designees.


J. A. RIEHL
Director, Secretary of the Navy
Council of Review Boards

Copy to:
CORB Counsel